





#### Illinois Register

#### Rules of Governmental Agencies

Volume 17, Issue 9 — February 26, 1993

Pages 2449-2522

Administrative Code Div. 288 Howlett Bldg. Springfield, IL 62756 (217) 782-9786

published by George H. Ryan Secretary of State

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#### INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

#### **REGISTER PUBLICATION SCHEDULE 1993**

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 16, 1992	Dec. 23, 1992	1 (M	on.) Jan. 4, 1993	June 22, 1993	June 29, 1993	28	July 9, 1993
Dec. 23, 1992	Dec. 30, 1992	2	Jan. 8, 1993	June 29, 1993	July 6, 1993	29	July 16, 1993
Dec. 30, 1992	Jan. 5, 1993	3	Jan. 15, 1993	July 6, 1993	July 13, 1993	30	July 23, 1993
Jan. 5, 1993	Jan. 12, 1993	4	Jan. 22, 1993	July 13, 1993	July 20, 1993	31	July 30, 1993
Jan. 12, 1993	Jan. 19, 1993	5	Jan. 29, 1993	July 20, 1993	July 27, 1993	32	Aug. 6, 1993
Jan. 19, 1993	Jan. 26, 1993	6	Feb. 5, 1993	July 27, 1993	Aug. 3, 1993	33	Aug. 13, 1993
Jan. 26, 1993	Feb. 2, 1993	7 (Tue:	s.) Feb. 16, 1993	Aug. 3, 1993	Aug. 10, 1993	34	Aug. 20, 1993
Feb. 2, 1993	Feb. 9, 1993	8	Feb. 19, 1993	Aug. 10, 1993	Aug. 17, 1993	35	Aug. 27, 1993
Feb. 9, 1993	Feb. 16, 1993	9	Feb. 26, 1993	Aug. 17, 1993	Aug. 24, 1993	36	Sept. 3, 1993
Feb. 16, 1993	Feb. 23, 1993	10	Mar. 5, 1993	Aug. 24, 1993	Aug. 31, 1993	37	Sept, 10, 1993
Feb. 23, 1993	Mar. 2, 1993	11	Mar. 12, 1993	Aug. 31, 1993	Sept. 7, 1993	38	Sept. 17, 1993
Mar. 2, 1993	Mar. 9, 1993	12	Mar. 19, 1993	Sept. 7, 1993	Sept. 14, 1993	39	Sept. 24, 1993
Mar. 9, 1993	Mar. 16, 1993	13	Mar. 26, 1993	Sept. 14, 1993	Sept. 21, 1993	40	Oct. 1, 1993
Mar. 16, 1993	Mar. 23, 1993	14	Apr. 2, 1993	Sept. 21, 1993	Sept. 28, 1993	41	Oct. 8, 1993
Mar. 23, 1993	Mar. 30, 1993	15	Apr. 9, 1993	Sept. 28, 1993	Oct. 5, 1993	42	Oct. 15, 1993
Mar. 30, 1993	Apr. 6, 1993	16	Apr. 16, 1993	Oct. 5, 1993	Oct. 12, 1993	43	Oct. 22, 1993
Apr. 6, 1993	Apr. 13, 1993	17	Apr. 23, 1993	Oct. 12, 1993	Oct. 19, 1993	44	Oct. 29, 1993
Apr. 13, 1993	Apr. 20, 1993	18	Apr. 30, 1993	- Oct. 19, 1993	Oct. 26, 1993	45	Nov. 5, 1993
Apr. 20, 1993	Apr. 27, 1993	19	May 7, 1993	Oct. 26, 1993	Nov. 2, 1993	46	Nov. 12, 1993
Apr. 27, 1993	May 4, 1993	20	May 14, 1993	Nov. 2, 1993	Nov. 9, 1993	47	Nov. 19, 1993
May 4, 1993	May 11, 1993	21	May 21, 1993	Nov. 9, 1993	Nov. 16, 1993	48	Nov. 29, 1993 (Mon.)
May 11, 1993	May 18, 1993	22	May 28, 1993	Nov. 16, 1993	Nov. 23, 1993	49	Dec. 3, 1993
May 18, 1993	May 25, 1993	23	June 4, 1993	Nov. 23, 1993	Nov. 30, 1993	50	Dec. 10, 1993
May 25, 1993	June 1, 1993	24	June 11, 1993	Nov. 30, 1993	Dec. 7, 1993	51	Dec. 17, 1993
June 1, 1993	June 8, 1993	25	June 18, 1993	Dec. 7, 1993	Dec. 14, 1993	52	Dec. 27, 1993 (Mon)
June 8, 1993	June 15, 1993	26	June 25, 1993	Dec. 14, 1993	Dec. 21, 1993	1	Jan. 3, 1994 (Mon.)
June 15 1993	June 22, 1993	27	July 2, 1993	Dec. 21, 1993	Dec. 28, 1993	2	Jan. 7, 1994

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

# NOTICE OF PROPOSED AMENDMENTS

Solicitation for Charitable Payroll Deductions Heading of the Part:

2

- Code Citation: 80 Ill. Adm. Code 2650 5)
- Proposed Action: Section number

Amendment	Amendment	Amendment	Amendment	Amendment	New	New	New	New	
2650.1	2650.10	2650.15		2605.30		2650.50	2650.60	2650.70	

- Illinois Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b109) [20 ILCS 415/9] and Section 5 of the Voluntary Payroll Deduction Act of 1983 (Ill. Rev. Stat. 1991, ch. 15, par. 505) [5 ILCS 340/5] Implementing and authorized by Section 9 of the Statutory Authority: 4)
- A Complete Description of the Subjects and Issues Involved: 2)

Annual State and University Employee Combined Appeal and establish similar guidelines for State agencies in dealing with their employees. A procedure for dealing with violations of the Code of Conduct by the These rules provide a Code of Conduct for charities participating in the participating charities has also been proposed.

- Will this proposed amendment replace an emergency rule currently in effect? (9
- Does this rulemaking contain an automatic repeal date?
- Does this proposed amendment contain incorporations by reference? 8)
- Are there any other proposed amendments pending on this Part? No. 6
- Statement of Statewide Policy Objectives: Rulemaking does not affect units of local government. 10)
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments within 45 days of the date of publication to:

Stephen W. Seiple 720 Stratton Office Building Springfield, IL 62706 (217)782-9669

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis: Does not apply to small businesses

The full text of the Proposed Amendments begins on the next page.

# ILLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

"Director": Unless a different agency is specified, "Director" shall mean the Director of the Department of Central Management Services or his or her designee;

wages for personal services rendered to the State of Illinois, except contractual, part-time, temporary or emergency employees or employees of institutions of higher education and their governing bodies; "Employee": Any regular officer or employee who receives salary or

financial purposes as one which is participating in the SECA campaign "New Charities": New charities will be defined for privilege and for the first time. "Qualified Charitable Organization": Any not-for-profit organization recognized by the Office of the Comptroller as eligible to receive payroll deductions:

The annual "SECA": State and University Employees- Combined Appeal. combined drive of qualified charitable organizations;

amount to be deducted from salary or wages to be paid over promptly to the organization designated by the employee by means of warrants The authorization by an employee for a specific drawn by the State Comptroller or other appropriate source; "Withholding":

"Work Place": The physical location for an employee to perform her or his work but not including any area accessible to the public or any area used exclusively for rest or refreshment; "Mork Time": That period of the workday for which the employee is paid to perform services for the State of Illinois, but not including unpaid meal periods or paid rest periods.

effective Ill. Reg. (Source: Amended at

Section 2650.10 Organization

The Director shall have general administrative and policy authority regarding SECA. a a

organization; one five State employees "at large" representing employee interests; the prior year's SECA chairperson; the Director of the Lieutenant Governor's Office of Volunteer Services or his/her regulating and regulate the State and University Employees. Combined Appeal (SECA) is herewith established under the chairmanship of the Director (or his/her designee). Membership of this committee will designee; a state employee labor organization; and one public An advisory support committee to assist in implementing and consist of a representative from each qualified charitable (Qa

### ILLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE G: PAYROLL DEDUCTIONS
CHAPTER III: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

#### SOLICITATION FOR CHARITABLE PAYROLL DEDUCTIONS PART 2650

Request to Solicit Employees Organization Annual Drive Prohibitions Recognition Entitlement Definitions 2650.5 2650.10 2650.15 2650.20 2650.25 2650.30 2650.1

Violation of Code of Campaign Conduct Code of Campaign Conduct 2650.40 2650.50 2650.60 2650.70

Committee on Campaign Conduct Allocation of Expenses to SECA Participants Membership

AUTHORITY: Implementing and authorized by Section 9 of the Illinois Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b109) [20 ILCS 415/9] and Section 5 of the Voluntary Payroll Deduction Act of 1983 (Ill. Rev. Stat. 1991, ch. 15, par. 505) [5 ILCS 340/5]

SOURCE: Emergency rules adopted at 12 Ill. Reg. 6975, effective April 1, 1988, for a maximum of 150 days; emergency repealer adopted at 12 Ill. Reg. 10191, effective June 10, 1988, for a maximum of 150 days; adopted at 13 Ill. Reg. 3330, effective March 6, 1989; amended at 16 Ill. Reg. 11438, effective July 6, 1992; amended at Ill. Reg. Ill. Re

Section 2650.1 Definitions

For purposes of this Part, the following terms shall have the meaning given below: 'Agency": Agencies, boards, commissions and other entities under the promulgated pursuant to this Section, unless such entities adopt universities and other agencies shall be governed by the rules their own rules governing solicitation of contributions at the Agenetes-under-other-cConstitutional officers. workplace.may-partitipate-on-a-voluntary-basis. Governor.

'Calendar Year": Any 12-month period beginning January 1;

"Chief Officer": The head of any agency, except institutions of higher education and their governing bodies, board or commission appointed by the Governor:

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

The function of the committee is to advise the Director The State employees and the public member will be appointed by the member, and the appointed SECA Chairperson for the current year. The committee shall meet at least once-each-year SECA matters employee-solicitation, including: quarterly. Governor.

- Discussion and planning of the administration and conduct of the 2
- publicity efforts, campaign goals and recognition/award programs. Review of combined campaign materials, educational programs, 5)
- Selection process for SECA chairpersons and coordinators. 3)
- Verification of continuing eligibility through the Comptroller's Office. 4)
- Any other issues determined to be consistent with the functions of the committee. 2
- SECA liaisons will be given time to meet with their coordinator for coordinators or other agency employees shall be permitted work time to perform their responsibilities, including campaign briefings and training. Any volunteers recruited by charities from State offices request liaisons to assist where an agency has multiple worksites. training, distribution of literature, collection of pledge cards, SECA coordinators will be permitted to SECA Said chairperson shall serve on the support advisory Each chief officer shall A chairperson for each annual SECA shall be appointed by the telephone and contact with representatives of the qualified appoint an executive coordinator for each annual campaign. committee to assist the Director on functions specified in subsections (a)(2) and (a)(3) above. Each chief officer sh shall contribute time solely during non-work hours. charitable organizations. G
- charitable-organization,-shall-endeavor-to-schedule-presentations-to aggregate-annually.--Agencies.-in-cooperation-with-the-qualified During-the-tampaign-period,-employees-may-attend-on-their-own permit-all-interested-employees-to-attend-such-presentations-Organization, - Such - time - totaling - not - more - than - 1 - hour - in - the volition-presentations-of-each-or-any-qualified-charitable € →

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Section 2650.15 Annual Drive

An annual SECA drive shall be held to include all qualified charitable organizations under the following conditions:

#### ILLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- the-duration-shall-not-be-more-than-eight-weeks-in-any-given-year-and donations may commence no earlier than September 1, must end no later shall-commence-the-2nd-Tuesday-after-Labor-Day; solicitations for than November 30, and must be conducted within a period of eight consecutive weeks: a)
- equal access and promotional opportunity time shall be allowed for each qualified charitable organization by the agency coordinator; 9
- there shall be no lessening or disruption of work in the work place; 0
- employees shall be informed regarding any qualified participating organization as charitable alternatives; G
- drive whose authorized withholdings are to be effective the following January 1 as provided in Section 2650.20. Organizations shall submit the required designations and certifications to the Comptroller two Comptroller shall occur by April-15 December 31 prior to the annual qualification of any charitable organization by the Office of the weeks before the December 31 deadline; (a
- printed by the charities. This brochure will include all charities qualified as of the above cutoff date to participate in SECA and will one combined brochure and payroll deduction form will be prepared and printed by the charities. This brochure will include all charities be distributed during the campaign to all state employees covered under these rules by the Executive Coordinators and their liaisons. (J
- aggregate annually. Agencies, in cooperation with the qualified charitable organization, shall endeavor to schedule presentations to During the campaign period, employees may attend on their own volition presentations of each or any qualified charitable organization, such time totaling not more than I hour in the permit all interested employees to attend such presentations. 6

effective Ill. Reg. (Source: Amended at

Section 2650.25 Request to Solicit Employees

Any request by a qualified charitable organization, whether a qualified charitable organization or not, to solicit contributions from employees received in any agency shall be forwarded to the Director for action as provided in this Part.

, effective Reg. 111. Amended at (Source:

Section 2650.30 Prohibitions

#### ILLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

- donations at State work places except as a participant in SECA. No Only qualified charitable organizations which does-not participate in the-annual-combined-campaign SECA shall be entitled to direct access in the work place and to employees in the work place and during work No charitable organization shall solicit State employees for time during the course of the year. a)
- No employee shall solicit funds on behalf of any charitable organization which is not a qualified charitable organization during work hours in the work place. a
- No State agency shall: d
- allow supervisors to inquire about whether an employee chose to participate or not to participate or the amount of an employee's donation, a
- set, request or encourage 100% participation goals or other goals that would imply compulsory participation. 2
- set, request or encourage personal dollar goals or quotas, or 3
- encouraging contributions to particular organizations. 4

, effective \_ III. Reg. Source: Amended at

Section 2650.40 Code of Campaign Conduct

Qualified Charitable Organizations which wish to seek contributions from State employees at their work place shall comply with this Code of Conduct.

- Approval and distribution of campaign materials a
- All materials to be distributed or used at the work place shall be reviewed and approved by the Advisory Committee.
- Materials (including films and videotapes) shall be distributed to employees at the work place during the campaign period only. 2
- made available to the agency SECA coordinator in preparation for campaign period, materials may be stored at the work site and During the 30 days immediately prior to the start of the the campaign. 3

#### ILLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

#### Use of employee information a

- stated in writing that his/her name may not be so used or sold by that Qualified Charitable Organization. Any employee who Charitable Organization shall be considered to have "released" his/her name and address to that Qualified Organization. Charitable Organization when that State employee has expressly A State employee's name and address, obtained through SECA, shall not be used for fundraising purposes by a Qualified does not provide such a written statement to a Oualified 7
- Charitable Organization, the charitable organization may use the participation in SECA may be used by such Qualified Charitable campaign, and may not be sold or given to another organization contribution and/or educating the State employee further regarding the charitable organization; however, no State employee's name which a Qualified Charitable Organization has been able to obtain only by virtue of such organization's Organization for fund raising purposes other than in the SECA State employee's name for the purpose of acknowledging their If a State employee releases his/her name to a Oualified or entity. 2
- State employees who at one time indicate that their name may not be released and at a later date decide to allow release must do so in writing to the Oualified Charitable Organization(s) to which the release applies." 3
- rescind that authorization by submitting a letter to the qualified charitable organization. The letter may be submitted to the Advisory Committee which will then forward the letter to State employees who at one time "release" their name may later the qualified organization. 4

#### Giving to be voluntary G

- giving, or create the appearance that employees must give, are All solicitation activities shall be designed and conducted to elicit voluntary giving. Actions that coerce an employee into not permitted. a
- The following actions are prohibited: 2
- their supervisor or by any individual in their supervisory thain of command (This does not prohibit requesting the requesting or encouraging that employees be solicited by head of a department or agency to demonstrate support of SECA in employee newsletters or other general communications). chain of command A

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

- participate or not to participate or the amount of an asking supervisors about whether an employee chose employee's donation, 8
- agency set, 100% participation goals or other goals that would imply compulsory participation. setting, requesting or encouraging that a department or 0
- setting, requesting or encouraging that a department or agency set personal dollar goals or quotas, or
- Encouraging contributions to particular organizations.  $\Box$
- or indirectly through a united or umbrella organizational arrangement, shall submit to the Director in writing a statement either directly shall be responsible for submitting the written statement to the If the participating charity is part of a united or umbrella organization, that umbrella or united organization acknowledging it will comply with this Code of Campaign Any charity which wishes to participate in SECA. Conduct. ə

effective Ill. Reg. (Source: Added at

Section 2650.50 Violation of Code of Campaign Conduct

- Any State employee, governmental agency, university, or qualified organization with a complaint regarding SECA activities may file written complaint accompanied by supporting documentation to the Committee on Campaign Conduct. a)
- shall contact the party subject of the complaint and supply them with Committee shall request that a response be filed with the Committee, Within three working days of receipt of the complaint, the Committee Within three working days of receiving the response, the Committee respond to the complainant denying the complaint, identifying if applicable, the action proposed to resolve the complaint. the proposed resolution or taking other action which may include a copy of the written complaint and supporting documentation. conducting a hearing. 9
- is against a gualified organization, the organization shall appear and respond to questions of the Committee. The hearing shall The goal is to conduct any necessary hearings within 7 Any member of the Committee on Campaign Conduct may ask for a calendar days of receipt of the response to the complaint. be conducted pursuant to the Open Meetings Act complaint hearing.

#### FLLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

- The qualified organization which has had the complaint filed against may ask for a public hearing before the Committee on Campaign iduct. This reguest shall be in writing to the Committee within seven days of receipt of the complaint. Conduct 히
- three working days of receipt of the decision. Within three working the Director shall render a final decision for administrative The qualified organization may appeal any decision rendered by the Committee by filing a written statement with the Director within purposes. days, (a)
- ified organization to again meet basic gualifying criteria as set forth in the statute. A qualified organization, or a member agency of an organization, may the organization provides sufficient assurance that it will comply with these Code of Campaign Conduct rules. Restrictions may be placed on the organization if allowed early reinstatement. Suspension from a campaign shall not require a qualified organizati be denied participation in the SECA campaign for failure to comply with this Code of Campaign Conduct. Denial shall be for the next entire campaign period. Early reinstatement will be considered if £
- To help other qualified organizations avoid suspension, the Committee on Campaign Conduct shall circulate to the qualified organizations the nature of any complaints, the response, and the action taken. 급

, effective Ill. Reg. (Source: Added at

Section 2650.60 Committee on Campaign Conduct

- Office on Voluntary Action (LGOVA) and four members of the Advisory Committee to be named by the Director, not affiliated with any of the Qualified Charitable Organizations. In event of conflict, the Director will name or substitute for the Director of LGOVA. The Committee shall consist of the Director of the Lt. Governor's a)
- The Director of the Lt. Governor's Office on Voluntary Action shall serve as chair and provide staff for the Committee. The Committee shall choose a Vice-chair to serve in the Chair's absence. 9
- A quorum of those on the Committee shall be required to transact business. 0
- Committee meetings shall be conducted pursuant to the Open Meetings 8
- No member of the Committee shall be on the Board of Directors of any qualified charitable organization or of any member agency of such an organization or a paid employee of any qualified charitable 6

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#### TLLINOIS REGISTER

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

# NOTICE OF PROPOSED AMENDMENTS

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effective Ill. Reg. Added at (Source: Section 2650.70 Allocation of Expenses to SECA Participants Membership

- members. New members are those which have participated in less than Newly qualified organizations share of campaign expenses will be determined by dividing total campaign expenses by the number of participating charities. That amount will be the assessment to new two (2) annual State Employee Combined Appeals. (a)
- expenses will be determined based on total campaign expenses, less the amount contributed by new members. Of that remaining balance, each said organization will be assessed an amount based upon their Organizations, other than those newly-qualified, share of campaign percentage of the last year's receipts. 9

\_, effective Ill. Reg. Added at (Source:

#### ILLINOIS REGISTER

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

# NOTICE OF PROPOSED AMENDMENTS

Heading of Part: Services Delivered by the Department

=

- Code Citation: 89 Ill. Adm. Code 302 5
- Proposed Action: Section Numbers:

3

#### 302.310

#### Amendment

991, ch. 23, par. 5005 et seq.) [20 ILCS 505/1 et seq.] and the Adoption Assistance Statutory Authority: Sections of the Children and Family Services Act (III. Rev. Stat. and Child Welfare Act of 1980 (42 U.S.C.A. 670 et seq.).

4

- The Department is revising the method it uses to determine the eligibility of adoptive families for adoption A Complete Description of the Subjects and Issues Involved: assistance. 2
- Yes Will this proposed amendment replace an emergency rule currently in effect? 6

 $\times$ 

Yes

- Does this rulemaking contain an automatic repeal date: If "yes", date: ~
- Does this proposed amendment contain incorporations by reference? No  $\widehat{\infty}$
- ž Are there any other amendments pending on this Part? 6
- Statement of Statewide Policy Objectives. This amendment does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (III. Rev. Stat. 1991, ch. 85, par. 2203) [30 ILCS 805/3] 10
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking 11)

period of 45 days following publication on this notice. Comments should be submitted to: Comments on this proposed rulemaking may be submitted in writing for a Department of Children and Family Services Office of Rules and Procedures Jacqueline Nottingham, Chief 406 East Monroe

62701-1498

TDD 217/524-3715 Springfield, Illinois

217/524-1983

# NOTICE OF PROPOSED AMENDMENTS

submitted during the 45-day comment period. Comments submitted by small businesses should be identified as such. No public hearings are scheduled on these proposed The Department will consider fully all written comments on this proposed rulemaking amendments. Persons who need translation or interpretation services to enable their commentary should request assistance by contacting the Office of Rules and Procedures.

Initial Regulatory Flexibility Analysis: The Department has determined that the proposed amendment does not have an affect on small businesses.

The full text of the proposed amendment is identical to the emergency amendment appearing in this issue of the Illinois Register on page 2515.

#### ILLINOIS REGISTER

# ILLINOIS COMMERCE COMMISSION

# NOTICE OF PROPOSED AMENDMENT

- Construction of Electric Power and Heading of the Part: Communication Lines 1
- 83 Ill. Adm. Code 305 Code Citation: 2)
- Proposed Action: Section Numbers: 3)
- Amendment 305.20
- Statutory Authority: Implementing Section 8-505 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 8-505 and 10-101) [220 ILCS 5/8-505 and 10-101]. 4)
- The amendment will update the Commission's incorporation by reference of the National Electric Safety Code to the latest A Complete Description of the Subjects and Issues Involved: 2
- No. Does this rulemaking contain an automatic repeal date: No. currently in effect? 1

Will this proposed amendment replace an emergency amendment

(9

- Does this proposed amendment contain incorporations by reference? 8
- Are there any other proposed amendments pending on this 6
- amendment neither creates nor expands any state mandate on community Statement of Statewide Policy Objectives: This proposed units of local government, school districts, or college districts. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with: Chief Clerk

Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL 62706

# ILLINOIS COMMERCE COMMISSION

# NOTICE OF PROPOSED AMENDMENT

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register

### Initial Regulatory Flexibility Analysis: 12)

- Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: February 11, 1993 A)
- will affect those subject electric utilities and telecommunications carriers that are also small businesses as defined in the Illinois Administrative Procedure This amendment Types of small businesses affected: B)
- Reporting, bookkeeping or other procedures required for compliance: ΰ
- Types of professional skills necessary for compliance: Engineering skills. â

The full text of the Proposed Amendment begins on the next page:

#### ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

CHAPTER I: ILLINOIS COMMERCE COMMISSION SUBCHAPTER b: PROVISIONS APPLICABLE TO MORE PUBLIC UTILITIES THAN ONE KIND OF UTILITY TITLE 83:

CONSTRUCTION OF ELECTRIC POWER AND COMMUNICATION LINES PART 305

Scope and Incorporation by Reference of Portions of the National Electric Safety Code (NESC) Certificates of Public Convenience and Necessity Exceptions and Additions to NESC Provisions Notification Procedure for Applications Coordinated Locations of Lines Advance Notice and Cooperation Overbuilding or Underbuilding Interchange Data General Rules Policy Intent 305.100 305.110 305.120 Section 305.20 305.70 305.80 305.10 305.40 305.50 305.60 305.90

A Vertical Separation of Crossarms Carrying Conductors Exemption 305. Table 305.130

AUTHORITY: Implementing Section 8-505 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 8-505 and 10-101)[220 ILCS 5/8-505 and 10-101].

19750, effective October 1, 1984; new Part adopted at 8 III. Reg. 19943, effective October 1, 1984; amended at 9 III. Reg. 11803, effective July 25, 1985; amended at 16 III. Reg. 6180, effective April 25, 1992; amended at III. Reg. , effective SOURCE: Effective June 1, 1963; rules repealed at 8 Ill. Reg.

Section 305.20 Scope and Incorporation by Reference of Portions of the National Electric Safety Code (NESC)

- telecommunications carriers subject to Section 8-505 of the Public Utilities Act (Ill. Rev. Stat. 1989 1991, ch. 111 2/3, par. 8-505)[220 ILCS 5/8-505]. This Part shall apply to electric utilities and those a)
- The Illinois Commerce Commission adopts as its rules the following portions of the National Electric Safety Code approved June 26, 1989 1993 edition, approved July 10, 1992, published by the Institute of (1990 Edition, Q

# ILLINOIS COMMERCE COMMISSION

# NOTICE OF PROPOSED AMENDMENT

445 Hols Lane, P.O. Box 1331, Piscataway, NJ 08855-1331): Electric and Electronic Engineers,

- Section 2 (Definitions of Special Terms) -1 1)
- (Grounding Methods of Electric Supply and Communication Facilities) -: Section 9 2)
- the Installation and Maintenance of Overhead Electric Supply and Communication Lines).: and Safety Rules for Part 2 (Sections 20-27: 3)
- Installation and Maintenance of Underground Elec-Safety Rules for tric Supply and Communication Lines). 30-39: Part 3 (Sections 4)
- No incorporation in this Part includes any later amendc)
- , effective Ill. Reg. Amended at (Source:

ment or edition.

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# ILLINOIS COMMERCE COMMISSION

# NOTICE OF PROPOSED AMENDMENT

- Heading of the Part: Minimum Safety Standards for Transportation of Gas and for Gas Pipeline Facilities 7
- 83 Ill. Adm. Code 590 Code Citation: 2)
- Section Numbers: 3)
- Proposed Action: Amendment 590.10
- Statutory Authority: Implementing and authorized by Section 3 of the Illinois Gas Pipeline Safety Act (Ill. Rev. Stat. 1991, ch. 111 2/3, par. 553) [220 ILCS 20/3]. 4) 2)
- A Complete Description of the Subjects and Issues involved: This amendment will update the Commission's incorporation by Complete Description of the Subjects and Issues Involved: reference of the Federal rules, in accordance with the Illinois Gas Pipeline Safety Act.
- Will this proposed amendment replace an emergency amendment No. currently in effect? (9
- Does this rulemaking contain an automatic repeal date: 7
- Does this proposed amendment contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part? No. 6
- amendment neither creates nor expands any state mandate on community This proposed units of local government, school districts, or Statement of Statewide Policy Objectives: college districts. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

Any person who plans to submit comments should file a notice intent thereof, within 21 days of the date of this issue of the Illinois Register with: Chief Clerk οĘ

Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

# ILLINOIS COMMERCE COMMISSION

# NOTICE OF PROPOSED AMENDMENT

# Initial Regulatory Flexibility Analysis:

12)

- Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community February 11, 1993 A)
- Types of small businesses affected: This amendment will affect any subject entities that are also small businesses as defined in the Illinois Administrative Procedure Act. B)
- Reporting, bookkeeping or other procedures required for compliance: None. ΰ
- Types of professional skills necessary for compliance: Engineering and managerial skills 6

text of the Proposed Amendment begins on the next page: The full

#### ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

CHAPTER I: ILLINOIS COMMERCE COMMISSION GAS UTILITIES PUBLIC UTILITIES SUBCHAPTER d: TITLE 83:

MINIMUM SAFETY STANDARDS FOR TRANSPORTATION OF GAS AND FOR GAS PIPELINE FACILITIES PART 590

Section

Standards 590.10 AUTHORITY: Implementing and authorized by Section 3 of the Illinois Gas Pipeline Safety Act (Ill. Rev. Stat. 1991, ch. 111%, par. 553)[220 ILCS 20/3].

SOURCE: Filed effective November 28, 1977; amended at 3 Ill.Reg. 5, p. 761, effective February 3, 1979; amended at 3 Ill.Reg. 11, p. 25, effective March 17, 1979; amended at 4 Ill. Reg.1, p. 23, effective January 1, 1980; amended at 5 Ill. Reg. 6778, effective June 16, 1981; rules repealed, new rules adopted and codified at 7 III. Reg. 12858, effective September 16, 1983; amended at 8 III. Reg. 13195, effective July 16, 1984; amended at 10 III. Reg. 19405, effective November 15, 1986; amended at 11 III. Reg. 11733, effective July 1, 1987; amended at 12 III. Reg. 11707, effective July 15, 1988; recodified from 92 III. Adm. Code 1800 at 12 III. Reg. 12997; amended at 13 III. Reg. 16968, effective November 1, 1989; amended at 14 III. Reg. 10018, effective June 15, 1990; , effective Ill. Reg. amended at

Section 590.10 Standards

- 1, 1989 January 1, 1993, as its minimum safety standards for the transportation of gas and for gas pipeline The Illinois Commerce Commission adopts the standards contained in 49 CFR 191.23, 192, 193 and 199 as of July facilities. a)
- No later amendment or editions are incorporated by this Part. Q

effective Ill. Reg. Amended at (Source:

# ENVIRONMENTAL PROTECTION AGENCY

### NOTICE OF PROPOSED RULES

- Heading of Part: Permit Fees for Installing or Extending Sewers \_
- 35 Ill. Adm. Code 320 Code Citation: 2)
- Proposed Action: Section Numbers: 3)

320.101		Section	
320.102		Section	
320.103		Section	
320.104		Section	
320.105		Section	
320.201		Section	
320.202		Section	
320.203		Section	
320.204		Section	
320.301	New	Section	
320.302		Section	

Statutory Authority: Implementing and authorized by Section 12.2 of the Environmental Protection Act, (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1012.2, 415 ILCS 5/12.2 (1992)). 4)

- establish procedures for determining when a fee is due, how it is to be paid, and how permit applications for which fees apply are to be processed. A Complete Description of the Subjects and Issues Involved: In accordance with the legislation authorizing the Agency to collect fees for construction permits for sewers, the Agency has proposed rules which 2
- 2 Will this proposed rule replace an emergency rule currently in effect?
- Yes Does this rulemaking contain an automatic repeal date?

9

- 2 Does this proposed rule contain incorporations by reference? 8
- Statement of Statewide Policy Objectives: This rule does not create or enlarge a mandate under Section 3 of the States Mandates Act, (Ill. Rev. Š Are there any other proposed amendments pending on this Part? 0 6
- Stat. 1991, ch. 85, par. 2203).
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments on the rule within 35 days of the date of this publication. Written comments chould be directed to: =

#### ILLINOIS REGISTER

# ENVIRONMENTAL PROTECTION AGENCY

### NOTICE OF PROPOSED RULES

	tion Control					62794-9276	
Thomas McSwiggin	Division of Water Pollution Control	Illinois Environmental	Protection Agency	2200 Churchill Road	Post Office Box 19276	Springfield, Illinois	
	el					62794-9276	
Lisa E. Moreno	Division of Legal Couns	Illinois Environmental	Protection Agency	2200 Churchill Road	Post Office Box 19276	Springfield, Illinois	FF00-J0777

# 12) Initial Regulatory Flexibility Analysis:

- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 8
- Private developers will be the most likely permit applicants having to pay the fee. Types of small businesses affected: 8
- Reporting, bookkeeping or other procedures required for compliance: Submittal of fee is all that is required. 0
- None Types of professional skills necessary for compliance:

The full text of the proposed rule begins on the next page

NOTICE OF PROPOSED RULES

SUBTITLE C: WATER POLLUTION CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY TITLE 35: ENVIRONMENTAL PROTECTION

PERMIT FEES FOR INSTALLING OR EXTENDING SEWERS PART 320

GENERAL SUBPART A:

Applicability Relation to Other Fee Systems Severability Definitions Purpose 320.101 320.102 320.103 320.104 320.105 Section

PROCEDURES FOR DETERMINATION AND PAYMENT OF FEES SUBPART B:

Audit and Access to Records Prohibition Against Refund Amount of the Fee Manner of Payment 320.201 320.202 320.203 320.203 Section

SUBPART C: PROCEDURES FOR PROCESSING PERMIT APPLICATIONS

Permit Applications Containing the Entire Fee Permit Applications Not Containing the Entire Fee Section 320.301

AUTHORITY: Implementing and authorized by Section 12.2 of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 111 1/2, par. 1012.2, 415 ILCS 5/12.2 (1992)).

Capitalization denotes statutory language.

GENERAL SUBPART A:

Definitions Section 320.101

- Unless specified otherwise, all terms shall have the meaning set forth in the Act. a)
- purposes of this Part, the following definitions apply: For q
- Stat. 1991, ch. 111 1/2, pars. 1001 et seq., 415 ILCS 5/1 (1992)). "Act" means the Environmental Protection Act (Ill.  $\widehat{=}$
- "Agency" means the Illinois Environmental Protection Agency. 5)

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# ENVIRONMENTAL PROTECTION AGENCY

#### VOTICE OF PROPOSED RULES

- "Applicant" means a person who applies for a construction permit to install or extend sewers pursuant to Title III of the Act or 35 Ill. Adm. Code: Subtitle C. 3
- "Design Population" means: 4)
- of purposes of new sewer systems, wasteload in terms population equivalents contained within the proposed service area covered by the permit application; for P
- for purposes of sewer extensions or connections, additional wasteload in terms of population equivalents contained within the service area added by the entire sewer proposed in the permit application. 8
- "Fee" means the fee prescribed by Section 12.2 of the Act.

2

- "Population Equivalent" means that one population equivalent is 100 gallons of sewage per day, containing 0.17 pounds of  $BOD_5$  (five day biochemical oxygen demand) and 0.20 pounds of suspended solids, on the basis of the highest individual value of the three parameters. (9
- "Sewage" means water-carried human and related wastes from any source (35 Ill. Adm. Code 301.385). 2
- "Sewer" means a stationary means of transport, excluding natural waterways, constructed and operated primarily for the purpose of collecting and transporting sewage. 8

#### Purpose Section 320.102

The purpose of this Part is to establish procedures for collection of fees for construction permits from applicants for sewer construction permits under paragraph (b) of Section 12 of the Environmental Protection Act.

Applicability Section 320.103

- Except as provided otherwise in subsection (b) below, this Part applies to each applicant for a construction permit under Title III of the Act, or 35 Ill. Adm. Code: Subtitle C, to install or extend а Э
- This Part does not apply to: ( q
- ANY DEPARTMENT, AGENCY OR UNIT OF STATE GOVERNMENT FOR INSTALLING OR EXTENDING A SEWER; 2

### NOTICE OF PROPOSED RULES

- WHICH ALLOWS SUCH UNIT TO ISSUE CONSTRUCTION PERMITS UNDER TITLE ANY UNIT OF LOCAL GOVERNMENT WITH WHICH THE AGENCY HAS ENTERED INTO A WRITTEN DELEGATION AGREEMENT UNDER SECTION 4 OF THE ACT III OF THE ACT, OR REGULATIONS ADOPTED THEREUNDER, FOR INSTALLING OR EXTENDING A SEWER: OR 5
- ANY UNIT OF LOCAL GOVERNMENT OR SCHOOL DISTRICT FOR INSTALLING OR EXTENDING A SEWER WHERE BOTH OF THE FOLLOWING CONDITIONS ARE 3
- THE COST OF THE INSTALLATION OR EXTENSION IS PAID WHOLLY FROM MONIES OF THE UNIT OF LOCAL GOVERNMENT OR SCHOOL DISTRICT, STATE GRANTS OR LOANS, FEDERAL GRANTS OR LOANS. OR ANY COMBINATION THEREOF; AND 8
- PART, BY ANOTHER PERSON (EXCEPT FOR STATE GRANTS OR LOANS OR FEDERAL GRANTS OR LOANS) FOR THE INSTALLATION OR GIVEN MONIES, REIMBURSED OR PAID, EITHER IN WHOLE OR IN THE UNIT OF LOCAL GOVERNMENT OR SCHOOL DISTRICT IS NOT (Section 12.2(e) of the Act) EXTENSION. 8

### Relation to Other Fee Systems Section 320.104

pursuant to this Part, and the fee collection procedures art, are separate from and in addition to all other fees set forth in this Part, are separat and fee systems established by law. The fees collected

#### Severability Section 320.105

validity of this Part as a whole or any provision thereof not adjudged invalid. If any provision of this Part or the application thereof to any person or in any circumstance is adjudged invalid, such adjudication shall not affect the

#### FEES PROCEDURES FOR DETERMINATION AND PAYMENT OF SUBPART B:

#### Amount of the Fee 320.201 Section

- Each applicant subject to this Part pursuant to Section 320.102 shall pay a fee to be submitted with the permit application. See 35 Ill. See 35 Ill. ndix B for Code 370. Appendix A and 35 Ill. Adm. Code 370. Appendix guidance in determining design population. (B)
- AMOUNT OF FEE IS AS FOLLOWS: JH. 9
- \$50 FOR ANY SEWER CONSTRUCTED TO SERVE A DESIGN POPULATION OF \_
- \$200 FOR ANY SEWER CONSTRUCTED TO SERVE A DESIGN POPULATION OF

#### ILLINOIS REGISTER

# ENVIRONMENTAL PROTECTION AGENCY

### NOTICE OF PROPOSED RULES

- SEWER CONSTRUCTED TO SERVE A DESIGN POPULATION 20 TO 100. GREATER THAN \$400 FOR ANY 3
- P TO SERVE A DESIGN POPULATION 500. \$600 FOR ANY SEWER CONSTRUCTED GREATER THAN 100 BUT LESS THAN 4)
- FOR ANY SEWER CONSTRUCTED TO SERVE A DESIGN POPULATION OF (Section 12.2(c) of the Act) \$1,200 FOR AN 500 OR MORE. 2

#### Manner of Payment Section 320.202

designated to the Environmental Protection Permit and Inspection Fund with the applicant's Federal Employee Identification Number (FEIN) or Social Security number appearing on the face of the check and shall Payment of the fee must be by certified or cashiers check for each permit application payable to "Treasurer, State of Illinois", be submitted along with the permit application to: (P

Illinois Environmental Protection Agency Division of Water Pollution Control 62794-9276 Springfield, Illinois Post Office Box 19276 2200 Churchill Road

Payment shall not include any fees due to the Agency for any purpose other than the fee due under Section 320.201 of this Part. q

#### Prohibition Against Refund Section 320.203

No fee remitted to the Agency under this Part shall be refunded in whole in (Section 12.2(f) of the Act) part at any time or for any reason.

### Audit and Access to Records Section 320.204

- Each applicant for which a fee is due under this Part shall preserve and maintain all records relating to calculation of the fee for at least 5 years after the date on which the permit application is received by the Agency. (R
- auditor, contractor) for examination during normal business hours. The records described in subsection (a) of this Section shall be available to the Agency or its authorized representative (e.g. 9

# SUBPART C: PROCEDURES FOR PROCESSING PERMIT APPLICATIONS

#### Permit Applications Containing the Entire Fee 320,301 Section

Applications received by the Agency will be logged in and assigned a receipt date and number. The application shall be accepted if the (B

### NOTICE OF PROPOSED RULES

ENVIRONMENTAL PROTECTION AGENCY

following conditions are met:

- The application is complete in accordance with Title III of the Act and regulations adopted thereunder; and
- The entire fee due under Section 320.201 of this Part is included with the application. 2)
- BOTH AN APPLICATION FOR A CONSTRUCTION PERMIT AND THE FEE REQUIRED BY THIS Part, EITHER APPROVE THAT APPLICATION AND ISSUE A PERMIT OR TENDER TO THE APPLICANT A WRITTEN STATEMENT SETTING FORTH WITH SPECIFICITY THE REASONS FOR THE DISAPPROVAL OF THE APPLICATION AND Act. IF THERE IS NO FINAL ACTION BY THE AGENCY WITHIN 45 DAYS AFTER THE FILING OF THE APPLICATION FOR A PERMIT, THE APPLICANT MAY DEEM THE PERMIT ISSUED. (Section 12.2(g) of the Act) DENIAL OF A PERMIT in accordance with Sections 12.2 and 39(a) of the AGENCY SHALL, NOT LATER THAN 45 DAYS FOLLOWING THE RECEIPT OF ( q
- Section 320.201, THE APPLICANT SHALL SUBMIT THE ADDITIONAL FEE TO THE AGENCY WITH THE PROPOSED MODIFICATIONS. (Section 12.2(d) of the Act) If the applicant proposes a modification prior to a final Agency decision on the permit application, the 45 day review period described in Subsection 320.301(b) above shall commence on the date DUE UNLESS THE PROPOSED MODIFICATIONS CAUSE AN INCREASE IN THE DESIGN POPULATION SERVED BY THE SEWER SPECIFIED IN THE PERMIT APPLICATION PRIOR TO A FINAL AGENCY DECISION ON A PERMIT APPLICATION FOR WHICH A BEFORE THE MODIFICATIONS. IF THE MODIFICATIONS CAUSE SUCH AN INCREASE AND THE INCREASE RESULTS IN ADDITIONAL FEES BEING DUE UNDER FEE HAS BEEN PAID UNDER THIS SECTION, THE APPLICANT MAY PROPOSE MODIFICATION TO THE APPLICATION IN ACCORDANCE WITH THE ACT AND REGULATIONS ADOPTED THEREUNDER WITHOUT ANY ADDITIONAL FEE BECOMING that such modification and any required fee, as provided in this subsection, is received. 0
- If modifications to the permit application are received by the Agency from the applicant within 90 days of the date of permit denial in accordance with subsection (b) of this Section, and if such modifications would allow approval of the application, a permit will under population served by the sewer specified in the permit application unless the proposed modifications cause an increase in the design be issued without additional fees becoming due under this Part, before the modifications. If the modifications cause such an increase and the increase results in additional fees being due Section 320.201 of this Part, the applicant shall submit the additional fee to the Agency with the modifications. G
- specified in the permit for completion of construction in accordance If modifications to an existing permit are proposed before the date with the Act and regulations adopted thereunder and if such (e

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# ENVIRONMENTAL PROTECTION AGENCY

### NOTICE OF PROPOSED RULES

increase additional fees will be due under Section 320.201 of this Part, and the applicant shall submit the additional fee to the Agency nodifications would allow approval of the application, a permit will population served by the sewer specified in the permit application unless the proposed modifications cause an increase in the design be issued without additional fees becoming due under this Part, before the modifications. If the modifications cause such an with the modifications.

- modifications to an existing permit other than those specified in this Section shall be considered new applications subject to the fees Requests for extensions of permit expiration dates or requests for specified in Section 320.201 of this Part. (J
- Illinois Pollution Control Board in accordance with Section 40 of the date of permit denial in accordance with subsection (b) shall be considered new applications subject to the fees specified in Section Act, submissions received by the Agency more than 90 days after the Except in those cases where permit denial has been appealed to the 320.201 of this Part. g)

# Permit Applications Not Containing the Entire Fee Section 320.302

Applications not containing the entire fee shall be considered incomplete. The Agency shall take the following actions in response to such applications:

- Within 30 days the applicant must submit the balance of the fee that application and shall notify the applicant of the fee deficiency. The Agency shall deposit any fees submitted along with the is due. ر م
- of issuance of the notice under subsection (a), the Agency shall accept the application in accordance with Section 320.301 of If the entire fee due is received by the Agency within 30 days this Part.  $\widehat{}$
- If the required fee is not received within 30 days of the notice of deficiency, the permit shall be considered denied. (Section 12.2(b) of the Act) 5
- The 45 day review period described in Section 320.301(b) of this Part shall commence on the date of acceptance assigned in accordance with Section 320.301(a) of this Part. q

### DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENTS

- Developmental Disabilities Service 1) Heading of the Part:
- 2) Code Citation: 89 Ill. Adm. Code 144
- Proposed Action: Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment 3) Section Numbers: 144.125 144.150 144.175 144.205 144.25 144.50 144.75 144,5
- Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13] Statutory Authority: 4)

Amendment

144.250

The Complete Description of the Subjects and Issues Involved: Amendments are clarifications about the types of facilities (licensure groups) which are 144.5 through 144.250, which apply to residential facilities for persons These latter changes are necessary regarding the conversion of SNF/PED facilities to ICF/MR certification. into agreement with a companion rule, Section 144.275, which addresses administrative rules which have been recodified, and bring these rules information about Specialized Care - Health and Sensory Disabilities. being proposed concerning the Inspection of Care rules under Sections proposed amendments also delete outdated information in Section 144.5 because the IOC rules and the reimbursement rule all contain common with developmental disabilities (ICF/MR). These amendments add governed by these regulations, update cross references to other reimbursement in ICF/MR facilities. 2

Implementation of these proposed amendments will not result in any additional expenditures by the Department.

- 6) Will these proposed amendments replace emergency amendments currently in effect?
- % N Does this rulemaking contain an automatic repeal date?
- 0 N 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part?

Illinois Register Citation Proposed Action Sections

January 29, 1993 (17 Ill. Reg. 899) New Section

144,230

#### ILLINOIS REGISTER

### DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENTS

- These proposed amendments do 10) Statement of Statewide Policy Objectives: not affect units of local government.
- Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will must be in writing and should be addressed to Joanne Jones, Bureau of consider all written comments it receives within 30 days after the views, or arguments concerning this proposed rulemaking. publication of this notice. 11)
- 12) Initial Regulatory Flexibility Analysis:
- Office of the Department of Commerce and Community Affairs: February Date proposed rulemaking was submitted to the Business Assistance A)
- Types of small businesses affected: Residential facilities for persons with developmental disabilities B)
- Reporting, bookkeeping or other procedures required for compliance: 0
- Types of professional skills necessary for compliance: (n

The full text of the Proposed Amendments begins on the next page:

CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER d: MEDICAL PROGRAMS TITLE 89: SOCIAL SERVICES

DEVELOPMENTAL DISABILITIES SERVICE PART 144

Reimbursement for Program (Active Treatment) Costs in Small Scale Reimbursement for Program (Active Treatment) Costs in Residential Active Treatment Service Requirements in Residential Facilities Inspection of Care (IOC) Review Criteria for the Evaluation of Overview of Staff Intensity Scale of Maladaptive Behaviors Active Treatment Services in Residential Facilities for Facilities for Clients with Developmental Disabilities Comprehensive Functional Assessments and Reassessments Specialized Care - Behavior Development Programs Specialized Care - Health and Sensory Disabilities Determination of Program (Active Treatment) Costs Discharge Planning/Maximum Growth Potential Plan Guidelines for Determining Levels of Functioning for Individuals with Developmental Disabilities Service Needs - Medical and Therapy Services Individuals with Developmental Disabilities Standardized Adaptive Functional Assessment Individual Program Plan (IPP) Service Needs - Medical Care Interdisciplinary Team (IDT) Incorporation by Reference Capital Rate Calculation Residential Facilities Staff Intensity Scale Individual Rights Functional Needs IPP Outcomes 144.TABLE E 144.TABLE A 144. TABLE B 144.TABLE C 144.TABLE D Section 144.175 144.125 144,150 144.200 144.205 144.225 144.250 144.275 144.300 144,100 144,105 144.25 144.50 144.75 144.1 144.5

4989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) [305 ILCS 5/3-1 et seq., 5/4-1 et seq., 5/6-1 et seq., 5/7-1AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (III. Rev. Stat. 1991 1989, ch. 111 1/2, par. 6503-1 et seg.) [20 ILCS 2215/3-1 et seg.] and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991 et seg. and 5/12-131 SOURCE: Adopted at 14 Ill. Reg. 4166, effective March 9, 1990; Section 144.275 recodifed from 89 Ill. Adm. Code 146.225 at 14 Ill. Reg. 7651; amended at 14 Ill. Reg. 17988, effective October 29, 1990; amended at 15 Ill. Reg.

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### DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENTS

effective October 22, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3497, effective February 28, 1992; amended at 16 Ill. Reg. 5898, 14084, effective September 24, 1991; emergency amendment at 15 111. Reg. effective March 20, 1992; amended at 17 Ill. Reg. effective 16148,

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

# Determination of Program (Active Treatment) Costs Section 144.5

- affected by Sections 144,5 through 144,250 and 144. TABLES A, B, and C each facility's most recent Inspection of Care (IOC) Review conducted by Department staff. The eategories - of - facilities - which are - affected associated with the delivery of active treatment to individuals with developmental disabilities, according to information obtained during are those certified as Intermediate Care Facilities for the Mentally disabilities-(ICF/DD),-long-term-care-facilities-fer-person-s-under Facilities The Department reimburses residential facilities for program costs 22-years-of-age-(SNF/PED),-Specialised-living-centers-(SLC),-and by-Sections-144.5-through-144.250-and-144.TABLES-A,-B-and-G-are intermediate-gare-fagilities-for-individuals-with-developmental intermediate-gare-facilities-for-individuals-with-developmental disabilities,-of-fifteen-(15)-beds-er-less-(16F/DD-15). Retarded (ICF/MR) and licensed as: (B)
- intermediate care facilities for individuals with developmental disabilities (ICF/DD) (including specialized living centers 1
- skilled nursing and intermediate care facilities for individuals with developmental disabilities who are under age 22 (SNF/PED); and 2
- intermediate care facilities for individuals with developmental disabilities of 16 beds or less (ICF/DD-16). 3)
- conducted in these facilities every twelve (12) months. Program rate determination is based upon IOC Review criteria according to Sections methodology found at 89-Ill.-Adm.-Cede-146.225 Section 144.275. IOC Review assessments of 100% of the Medicaid residents are 144.25 through 144.250 in conjunction with the reimbursement (q
- 40 maintain generally independent individuals who are able to function b)c] Reimbursable services under this Section do not include services with little supervision or in the absence of a continuous active treatment program.

NOTICE OF PROPOSED AMENDMENTS

which-meet-ICF/DD-ICF/MR-certification-requirements-will-be-certified Degember-31,-1989,--Fagilities-which-undergo-gertification-gonversion ICF/DD-ICF/MR-by-December-31,-1989,-in-order-to-comply-with-federal from-SNF/PED-to-ICF/MR-may-retain-State-ligengure-fer-skilled-garenon-IGF/DD-non-IGF/MR-factlatace--Therefore--SNF/PBD-factlatace eertifiaation-alassifiaation,-SNF/PED,-will-mot-be-in-use-after individuals-with-a-primary-diagnosis-of-mental-retardation-inte AGENCY-NOTE+--OBRA-87-requirements-prohibit-the-admission-of law-when-admitting-individuals-with-mental-retardation.--The

, effective (Source: Amended at 17 Ill. Reg.

Facilities for Individuals with Developmental Disabilities Active Treatment Service Requirements in Residential Section 144.25

- Facilities for individuals with developmental disabilities (ICF/MR) individual, as required by federal regulation (42 CFR 483.440, must provide a continuous active treatment program for each This program is directed toward: 1989). a)
- the acquisition of behaviors and skills necessary to enable the individual to function with the greatest possible level of self determination and independence, physically, intellectually, socially, and vocationally, and 7
- the prevention or deceleration of regression or loss of current optimal functional status. 2)
- The active treatment program for each individual is delivered through the implementation of an individualized program plan (IPP) consisting individual's needs with continuity across all of the environments in which the individual lives. The IPP is a comprehensive plan whose behavior and developmental skill interventions are consistently implemented throughout the day, regardless of the individual's of interventions and services which are designed to meet the whereabouts. P)
- individual's needs, and designing programs to address the identified service areas that are relevant to identifying and prioritizing the 144.275(b)(2)(B)), that represents the professions, disciplines or The IPP is developed by an interdisciplinary team (IDT) (42 CFR 483.440, 1989, 89-Ill.-Adm.-Gode-146.225(b)(2)(B) and Section c)

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### DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENTS

# Section 144.25(c) (continued)

- Each individual's active treatment program must be integrated, professional (OMRP) (42 CFR 483.430, 1989, 89-Ill--Adm--Gede coordinated and monitored by a qualified mental retardation 146-225(b)(2)(A)) and Section 144,275(b)(1). 1
- Each component of the individual's IPP, including developmental coordinated with, correspond to and/or compliment all other training conducted in the facility or off-site, must be components (42-GFR-483+30(a),-1989). 2)

, effective (Source: Amended at 17 Ill. Reg.

#### Section 144.50

Inspection of Care (IOC) Review Criteria for the Evaluation of Active Treatment Services in Residential Facilities for Individuals with Developmental Disabilities

- The responsibility for the composition and quality of the fully responsible for ensuring the delivery to each individual of all IDT rests solely with the licensed provider. Further, a facility is necessary by the IDT in the program of active treatment services for Medicaid facilities for individuals with developmental disabilities criteria in Sections 144.75 thru through 144.250 which are deemed continuous active treatment program. The interdisciplinary team (IDT) is a key component in a facility's ability to develop an appropriate program of active treatment for each individual in (ICF/MR) must address all needs of each individual through a that individual. residence, ( p
- The Inspection of Care review criteria found in Sections 144.75 thru through individualized programs of active treatment . The criteria through 144.250 are used to assess facility performance in meeting identified in this-Section these Sections constitute the essential the variable needs of individuals with developmental disabilities elements of active treatment. (q

, effective Amended at 17 Ill. Reg. (Source:

# Comprehensive Functional Assessments and Reassessments Section 144.75

#### Comprehensive Functional Assessments (P

The interdisciplinary team (IDT) will identify the individual's needs preliminary evaluation conducted prior to admission to a residential by performing an accurate assessment as needed to supplement the facility (ICF/MR). 6.6

### DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENTS

# Section 144.75(a) (continued)

7

- functional assessment is administered by the IDT, or reports of application for request of Medicaid payment, a comprehensive a previous assessment are used if the assessment is current. No later than thirty (30) days after admission, or after The assessment must include:
- physical development and health; A)
- dental examination that includes an assessment of oral hygiene practices; B)
- nutritional status; (C
- sensorimotor development/auditory functioning; a
- social development;  $\widehat{\Xi}$
- speech and language development;

Ē

- for the individual to be able to function in the community; adaptive behaviors or independent living skills necessary 3
- vocational or educational skills (if applicable); H
- cognitive development; î
- medication and immunization history; 5
- psychological evaluation (within 5 years) that include an assessment of the individual's emotional and intellectual status;  $\mathbb{K}$
- capabilities and preferences relative to recreation/leisure activities; G
- other assessments indicated by the individual's needs, such as physical and occupational therapy assessments; Ê
- seizure disorder history (if applicable) with information regarding frequency of occurrence classification; and î
- screenings (the facility performs or obtains) in the areas of nutrition, vision, auditory, and speech/language. 0
- The assessment shall: 5)

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Section 144.75(a)(2) (continued)

- Comprehensive evaluations should be conducted concerning identify presenting problems, areas of need, and disabilities, and where possible, their causes. identified problems or areas of need; (A
- approved assessment instrument<u>s which evaluate intellectual</u> functioning and adaptive behavior (89-111.-Adm.-Gede identify the overall level of functioning (mild, moderate, 146-225(b)(1)(A)-and-(B) Section 144.275(a)(1)(A)(i) and severe, profound) by use of a standardized, Department B
- identify the individual's specific developmental strengths per required area assessed;  $\hat{c}$
- identify the individual's specific developmental and behavioral management needs per area assessed; <u>\_</u>
- environmental modification without regard to the actual changing the current environment per area assessed; and availability of the services needed or practicality of identify the individual's need for services and E
- identify the individual's need(s) (if any) for specialized specialized techniques and methodologies, monitoring services, including necessary adaptive equipment, systems, time frames and expected outcomes; and E)
- be conducted by a qualified professional who possesses the legal authorization to perform such assessments. 3
- The IDT synthesizes the results of the assessment into an initial comprehensive evaluation of the developmental level and potential of the individual. 3)

# Comprehensive Functional Assessments - Reassessments (q

performing such assessments/reassessments, Assessments are performed or obtained for the individual based on the determination of the At least annually, the interdisciplinary team shall determine the need for reassessment of each individual. Identification must be made of the qualified professional(s) (42 CFR 483.430, 1989) interdisciplinary team, in the following areas:

### physical examination and health assessment; 1)

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# Section 144.75(b) (continued)

- dental examination done at least annually; 5)
- other assessments needed and performed, as determined by the IDT, such as sensory motor (PT, OT); neurological, cardiac, psychiatric, etc.; 3
- adaptive behavior or independent living skills; 4)
- Or developmental (including sensorimotor function), educational, vocational evaluation; 2)
- other assessments needed and performed, as determined by the IDT; (9
- medication and immunization history, updated; and 7)
- identification of overall level of functioning (mild, moderate, severe/profound) by use of a standardized, Department approved assessment instruments which evaluate intellectual functioning and adaptive behavior (see Section 144,75(a)(2)(B)). 8

effective Amended at 17 Ill. Reg. (Source:

# Specialized Care - Behavior Development Programs Section 144.125

- Adaptive behaviors are actions and responses which are productive and productive, given the social or environmental context of a particular behaviors are generally described as nonproductive and inappropriate, appropriate. Maladaptive behaviors are actions and responses which behavior program instituted because of maladaptive behaviors must activity. Behavior development refers to both the reduction in behavior development program meets the criteria in this Section, also include the development of adaptive behaviors. Additional specialized care for a behavioral disability (89-111-Adm--Gede reimbursement is paid for an individual who needs and receives 146-225(b)(3)(A) Section 144,275(c)(1)), when the individual's maladaptive behaviors and the increase in adaptive behaviors. are nonproductive and/or inappropriate. Although maladaptive in some cases, an individual's inappropriate behavior may be subsection (e)(1). a)
- A determination regarding an individual's behavior patterns is based upon direct and documented observations of his/her actions and responses. A behavior development program may be instituted following the assessment and recommendation of the IDT. The Q

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#### (continued) Section 144.125(b)

individual's IPP, and therefore, must be reviewed by the IDT annually Public Aid, Office of Health Finance (1985), see-Appendim-A (Section 144.Table B). Behavior development programs are structured programs 144.275(a)(1)(A)(i) and (ii)), and diagnosed according to the Staff developed by, or approved by a Psychologist QMRP. Staff involved in delivery of behavioral programs. A behavior program is part of the or more frequently as needed. A behavior development program must Intensity Scale For-Maladaptive-Behaviers, Illinois Department of instrument (89-111--Adm--Gede-146-225(b)(1)(A)-and-(B) Section the delivery of the structured program must be trained in the individual for whom the program is prepared must be assessed according to a standardized, Department approved assessment include the following:

- specified maladaptive behavior(s) to be eliminated, if any;
- specified adaptive behavior(s) to be developed; 2)
- specifications regarding all aspects of the program techniques; 3)
- a reinforcement plan, including schedule, frequency and type of reinforcement; 4)
- recording program delivery and includes the program's estimated intervention time (for delivery of reinforcers and staff/client a data collection system that specifies the mechanisms for interaction) in order to maintain quality control; 2
- 9 a planned orderly intervention procedure in the case of crisis intervention (and perhaps ultimately chemical intervention) control behavior that jeopardizes the well being and safety intervention, which is designed to be the least restrictive given the target behavior and the individual's pattern of behavior. A crisis is an incident which requires physical self or others, or is destructive of property; (9
- development program, the preceding steps outlined in subsections when psychotropic medications are required with a behavior (b)(1)-(5) must be adhered to; 7
- specified projective review date for the IDT to analyze progress; and 8)
- if and when aversive techniques are used, they must be approved by the Behavior Management or Human Rights Committee (see 6

2488 6.6

# Section 144.125(d)(2) (continued)

- following guidelines must be adhered to with respect to usage of physical restraints: The the B)
- authorization to use or extend the use of restraints in an emergency must be in effect for no longer than (physician order) must be obtained as soon as 12 consecutive hours, and such authorization client is stable; i.)
- the facility may not issue orders for restraints on a standing, or as needed, basis; 11)
- an individual placed in restraints must be checked by staff at least every  $30\,\,\mathrm{minutes}$ . Further, the individual must be released from the restraints as soon as possible (the individual no longer poses a threat to self or others); iii)
- not less than 10 minutes during each two hour period opportunity for motion and exercise for a period of the individual in restraints must be afforded the of restraint usage; iv)
- barred enclosures, if used as a restraint device, must not exceed three feet in height, and must remain open 5
- a record of all activities relating to the use of physical restraints, including the individual's response to such usage, must be kept. vi)

Facilities must comply with applicable regulations regarding restraint and seclusion as defined in Sections 1-125, Disabilities Code (Ill. Rev. Stat. 1991 1987, ch. 91 1/2, pars. 1-126, 2-108 and 2-109 of the Mental Health and Developmental 1-125, 1-126, 2-108 and 2-109) [405 ILCS 5/1-125, 5/1-126, 5/2-108, and 5/2-109].

- Drug Usage (Chemical Restraints) 3)
- Care-Behavior Development Programs, must be adhered to. When drug usage is a required component of a behavior program, steps 1-5 under subsection (b) Specialized A)
- Drugs as prescribed by a physician, can be used to control inappropriate behavior if: B)

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Section 144.125(b)(9) (continued)

subsection (e)) with safeguards to protect individuals' rights

methodologies which provide reinforcement for previously acquired An individual's IPP shall include behavioral techniques and adaptive skills. G)

q)

managing and eliminating the inappropriate behavior. Incidents which individual's inappropriate behavior must be an integral part of the procedures that govern the management of inappropriate behavior of individuals. Aversive techniques which are employed to modify an statement (see subsection (d)(2)). Facilities must comply with Medicaid Regulations when employing aversive techniques (42 CFR IPP, and must be designed to lead to less restrictive means of require crisis intervention constitute exceptions to this last The facility must develop and implement written policies and 483.450, 1989).

#### Time-out Rooms 1

The use of a time-out room, from which egress is prevented, is permitted only when the following conditions are met: the individual is under the continuous visual supervision

A)

- the door to the time-out room is held shut by continuous of designated staff; B)
- placement in a time-out room may not exceed one hour; Û

staff engagement;

- an individual in a time-out room must be protected from hazardous conditions; and Q Q
- a record of time-out activities is kept. (E)

#### Physical Restraints 5)

- Physical restraints may be used as an integral part of an individual's IPP, or as an emergency measure, but only if absolutely necessary: (A
- to protect the client and/or others from injury; and <u>;</u>
- as a health-related protection if prescribed by physician. ii)

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# Section 144.125(d)(3)(B) (continued)

- reduction/ elimination of the behavior for which the approved by the IDT as an integral part of the individual's IPP that is directed toward the drugs are employed; į.)
- the drug dosage does not interfere with the individual's daily living activities; ii)
- effects of the inappropriate behavior clearly outweigh there is documentation to justify that the harmful the potentially harmful effects of the drugs; iii)
- monitored for desired responses and adverse effects by prescribing physician and the drug regimen review the individual receiving the drug(s) is closely requirement at 42 CFR 483.460(j), 1989; and facility staff, and in conjunction with the iv)
- a carefully monitored program of gradual withdrawal is imposed at least annually for each drug prescribed, in conjunction with the IDT, unless such withdrawal is contraindicated by clinical evidence. 5

#### Behavior Development Program Levels (e

Behavior development programs under Specialized Care are related pattern which is reimbursed for under 89-Illy-Admy-Code, Section staff intensity identified in the behavior development plan when other attempted interventions have failed, such as environmental to maladaptive behaviors which occur with high frequency and/or must meet all federal and State requirements including, but not under Specialized Care is a response to a necessary increase in frequency or severity of the individual's maladaptive behavior. great severity. A behavior development program, including the changes or changes in the pattern of activities throughout the use of psychotropics, which is developed for Specialized Care, providing informed consent. The behavior development program developed by the IDT must demonstrate the need for a use of a more intensive staffing pattern (direct care staff) than that limited to, development by the IDT, review and approval by a Behavior Management Committee (or Human Rights Committee) as Additional staff time provided individual or guardian, if the individual is not capable of Specialized Care is not provided based solely on the required by 42 CFR 483.440(f)(3), 1989 and approval by the 146,225(b)(1) 144.275(a)(1). 1

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# Section 144.125(e) (continued)

- not preclude the individual's participation in regular training services, activities and therapies as  $\underline{\rm as}$  part of a comprehensive Behavior development program services under Specialized Care do active treatment program. 2)
- The IDT provides highly specific guidelines for the individual's behavior development program relative to treatment methodology, behavior development programs must adhere to the program steps services needed, and staff needed to deliver interventions. in this Section, subparagraph b). 3)
- delivered by staff specifically trained in the delivery of frequency but moderate severity, i.e., verbal abuse one or more times per 4 hours which is hostile in tone or content including threats or screaming, or pica occurring once per staffing pattern for persons with mild mental retardation increases from the regular pattern of 1:6.8 to 1:4.8, and the prescribed interventions. Behaviors occur with high for persons with severe-profound mental retardation from threatening. Examples of staffing pattern changes: Level I - Behavior development program services are 4 hours in volumes small enough to be non-life L:4.8 to 1:3.7.
- The staffing pattern for persons with mild mental purposeful attacks of others resulting in minimal injuries retardation increases from the regular pattern of 1:6.8 to Level II - Behavior development programs are delivered by one or more times per day. Examples of staffing pattern frequency, and are aggressive or destructive, such as intervention plan. Individuals receive personalized intervention, such as individual counseling or some one-to-one intervention. Behaviors occur with high staff trained in the delivery of each individual's 1:3.7, and for persons with severe-profound mental retardation from 1:4.8 to 1:3. changes: B
- accompany the individual throughout the shift. One-to-one Level III - Behavior development programs are delivered by assaultive or destructive, such as pica (daily consumption occur with high frequency and are aggressive, intervention is common. Behaviors occur with very high frequency, such as hyperactivity one or more times per Generally, staff may be assigned to staff who are specifically trained to deliver the interventions. minute, or

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Section 144.125(e)(3)(C) (continued)

The staffing pattern for persons with mild mental retardation increases from the of life threatening materials), or daily physical assault resulting in injuries requiring medical attention. regular pattern of 1:6.8 to 1:2.5, and for persons with severe-profound mental retardation from 1:4.8 to 1:2. Examples of staffing pattern changes:

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# Specialized Care - Health and Sensory Disabilities Section 144.150

Gode-146\*235{b}(3){B} Section 144,275(c)(2)), when those services meet the criteria under this-Section, subsections {b} $\gamma$ -{e} $\gamma$ -and/er-{d} (c), (d) and/or health and development. The delivery of specialized care in accordance with some individuals must receive, fully or in part, in order to attain physical These specialized services refer to three categories (Levels) of care which independence. Additional reimbursement is paid for an individual who needs and receives services for health and/or sensory disabilities (89-111-Adm. an individual's need(s), as determined by the IDT's assessment, enables him/her to participate in his/her IPP and be supported toward greater (e) of this Section.

#### Overview a)

- The individual program plan must describe relevant interventions to support the individual toward independence, as assessed and determined by the IDT. 1
- Equipment which is needed by an individual, such as mechanical supports, appliances, and assistive sensory devices must be provided or obtained by the facility. 5)
- Equipment, devices and supports shall be used as needed to achieve proper body position, balance and alignment. 3
- The individual program plan must specify the reason for each support, the situations in which it is to be used, and a for use. schedule 4)
- Individuals who are nonambulatory shall spend a major portion of each day out of bed and outside the bedroom area, moving about by various methods and devices whenever possible. 2

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# Section 144.150(a) (continued)

- demonstrated that the individual is not developmentally capable Training in personal skills must occur until it has been of acquiring those skills. (9
- The facility shall provide training to individuals to attend to their own health needs consistent with the needs and abilities of the individuals. 7)

functional deficit which represents the greatest need for specialized Level in this Section will be assigned according to the disability or An individual who meets the criteria of more than one AGENCY NOTE: care.

#### Definitions (q

- Ambulatory The individual is capable of walking without assistance or the aid of adaptive equipment or devices. 1
- with mobility assistance such as adaptive equipment or devices. Mobile nonambulatory - The individual is capable of locomotion 5)
- Nonmobile The individual is not capable of locomotion even with mobility assistance. 3)

#### Specialized Care, Level I G)

or has the potential to become mobile nonambulatory, but and requires The individual is ambulatory, of mobile non-ambulatory nonambulatory, visual), or services enabling him/her to be mobile, or limited services to compensate for a sensory deficit (auditory and/or services to meet medical needs.

#### Sensory Deficits

#### Visual Disabilities A)

Code-146,225(b)(3)(B)(i) Section 144,275(c)(2)(B)(i). Aids and appliances for individuals having such disabilities are limited to the following items with which facility staff The individual requires and receives specialized services due to a visual disability as defined in the-89-Ill.-Adm. can assist the individual.

cane or dog used in mobility training or a sighted <u>;</u>

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# Section 144.150(c)(1)(A) (continued)

#### ii) visual aids.

### B) Auditory Disabilities

The individual requires and receives specialized care due to an auditory disability as defined in the-89-lit-Adm-Gode-146-235(b)(2)(B)(ii).
Aids and appliances for individuals having such disabilities are limited to the following items with which facility staff can assist the individual:

- i) Aided augmentative communication system. Aided mode of communication may include the use of an eye gaze communication board, or an electronic communication device that has speech output or a print tape...
- ii) Assistive listening device (hearing aid) 1 or 2

#### iii) A hearing dog.

AGENCY NOTE: An individual's treatment might need to include being desensitized to tolerate the use of a hearing aid or assistive listening device to prevent the device from being rejected or destroyed.

### 2) Physical Disabilities

The individual requires and receives specialized care and training related to a physical disability which prevents or limits mobility. The individual becomes mobile when employing certain adaptive equipment. Aids, appliances and other adaptive equipment which promote mobility for individuals with physical disabilities are limited to the following devices which individuals can be taught to apply, or can be applied with assistance from facility staff.

- .) Arm brace.;
- B) Back brace, body jacket.
- C) Leg brace+1
- D) Prosthesis,
- E) Splints-1

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# NOTICE OF PROPOSED AMENDMENTS

# Section 144.150(c)(2) (continued)

### F) Adaptive wheelchair.1

#### ) Walker.

AGENCY NOTE: A physical disability is defined as a physical impairment which results in a functional deficit, such as spasticity, poor muscle tone, paralysis, and absence of limbs. Eligibility under Physical Disabilities requires that the individual needs training in the use of a device or devices in order to achieve some level of independent mobility. An individual who is already independent in mobility and requires adaptive equipment does not qualify. This includes some individuals who are in training programs for deficits in gross or fine motor functioning, and some individuals who are not in such training programs.

# d) Specialized Care, Level II

The individual is nonmobile, or mobile nonambulatory, requires mobility assistance, and requires services to meet high personal care needs. The individual and may also have significant daily medical needs, and/or may-have dual sensory deficits (visual and auditory).

# 1) High Personal Care/Mobility Need (non-mobile nonmobile)

The individual requires and receives partial or total assistance in bathing, clothing, grooming and hygiene, eating and toileting/continence. The individual requires and receives mobility assistance, due to a functional deficit (as determined by physical or psychological causes), to transfer from a bed to an alternative positioning device. He/she also requires and receives assistance with movement/mobility around the facility. The individual may require position changes at two hour intervals, or as specified in the individual program plan, and/or range of motion thick a day or as specified in the individual program plan.

#### 2) Medical Need

A) The individual requires and receives insulin injections daily or more frequently for the management of diabetes which is not stabilized. Daily monitoring by licensed personnel is required to assess the individual's status, side effects, laboratory work, and to report to the

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# Section 144.150(d)(2) (continued)

physician as necessary. The requirement for monitoring pertains also to insulin which is administered on a sliding scale basis. This monitoring results in adjustments in dosage and/or type of insulin, as indicated by the individual's status.

- B) The individual needs and receives ostomy care for a jejunostomy, an ileostomy, or a colostomy.
- 3) Dual Sensory Deficits

The individual requires and receives services as required, due to both an auditory disability and a visual disability.

AGENCY NOTE: Level II services require that an individual meets the criteria in <u>subsection (d)(1) above</u>. The individual who also meets the criteria in <u>subsection (d)(2) above</u> is eligible for a higher nursing ratio according to 89-111-Adm-Gede 146-125(b){B}(i) Section 144.275(a)(2)(B).

# e) Specialized Care, Level III

The individual is typically nonmobile or mobile nonambulatory, but may be ambulatory, and requires services to meet high medical needs. High medical needs means one or more of the following:

- The individual requires and receives intermittent catheterization more than twice a day.
- A) Daily recording of intake and output is required.
- B) Infection control measures must be carried out as indicated in the facility's catheterization protocol,
- The individual requires and receives respiratory care which can include tracheostomy care, positive pressure breathing treatments, aerosol therapy, postural drainage with percussion, vibration and/or suctioning.
- A) The respiratory status of the individual receiving respiratory care must be frequently assessed as required by the IPP.
- B) Infection control measures must be carried out as indicated in the facility's respiratory procedure protocol.

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# Section 144.150(e) (continued)

- 3) The individual requires and receives feeding via a nasogastric or gastrostomy tube, or, the individual has poor sucking and/or swallowing reflexes and requires and receives prolonged oral feeding of two or more hours daily.
- 4) The individual requires and receives wound care, having been admitted to the facility with a stage III or IV decubitus ulcer, or has deep wounds, infected wounds, extensive burns or extensive lesions requiring treatment in the form of medications, dressings, whirlpool, ultraviolet light and/or irrigations.
- Decubitus ulcer management includes turning, positioning, nutritional support, range of motion exercises, supportive devices and infection control.
- Ele facility protocol for decubitus ulcer prevention must be adhered to.
- The individual requires and receives intensive physical habilitation due to a functional deficit (as determined by physical or psychological causes).
- A) Intensive physical habilitation occurs throughout the individual's working hours to promote skill acquisition, or
- The individual requires and receives intensive contracture prevention via "hands on" assistance.
- C) When staff is meeting functional and service needs of an individual, that time should be used for priority objective/goal attainment. For example, when the individual has been repositioned, staff stimulation should occur, or the individual is ambulated with assistance to the bathroom or the dining room rather than taken in a wheelchair.

AGENCY NOTE: Range of motion to all extremities as indicated in the IPP should be incorporated into the individual's daily routine/programs (dressing, bathing, feeding, etc.).

(Source: Amended at 17 Ill. Reg. \_\_\_\_, effective \_\_

# NOTICE OF PROPOSED AMENDMENTS

# Section 144.175 Functional Needs

The individual's IPP All functional needs of must provide a current assessment of his/her developmental level in each area also be acknowledged (i.e., tub or shower bathing). Additional reimbursement 194,275(c)(2)). This reimbursement is provided only when an individual meets determines if each area of an individual's functional needs can be addressed dependence/independence, types of assistance needed, and developmental skill IPP shall address skill maintenance if the individual demonstrates any skill regression or loss of functional status. The individual's preferences shall is paid for an individual who needs and receives partial or total assistance in meeting functional needs (89-£11\*-Adm~-Gode-146~225{b}{6}} Section Specialized Care-Health and Sensory Disabilities (Section 144.150{b}-and-(c) through a training program. The IPP specifies the individual's level of independently by the person, or is to be addressed as a service need or interventions (programs) designed to increase functional independence. On the basis of the assessment outcome, the IDT the criteria for mobility assistance and/or high personal care under each individual residing in an ICF/MR must be addressed. and (d)). The functional needs of all individuals are: Functional needs are the basic needs of all persons. of functional need.

#### a) Bathing

Bathing means bathing all, or some part of the body, including the hair, whether the bath occurs in a tub, shower, or bed.

#### b) Clothing

Clothing means total dressing and undressing, including stockings or socks and shoes.

#### c) Eating

Eating means to consume or assimilate food or nutriments to fulfill nutritional needs. Eating includes both oral and tube feedings.

# d) Grooming/Personal Hygiene

Grooming/personal hygiene means bodily maintenance including combing hair, cleaning and clipping nails, shaving if applicable, tooth brushing and oral hygiene including denture care, daily deodorant use, hygiene associated with menstruation, makeup application when desirable and appropriate, hands and face washing.

### e) Toileting/Continence

Toileting means the appropriate use of a toilet, including related undressing/dressing activities, and necessary follow-up hygiene.

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Section 144.175 (continued)

#### f) Mobility

Mobility means the power of locomotion and includes transfers/movements which are accomplished by independent ambulation and via the employment of assistive devices such as walkers, wheelchairs, braces, and prostheses.

# g) Psychosocial Mental Status

Psychosocial mental status means the achievement of a sense of well-being and emotional balance in one's relationship with self, other persons, and one's daily environment.

(Source: Amended at 17 Ill. Reg. \_\_\_\_, effective \_\_\_

# Section 144.205 Service Needs - Medical and Therapy Services

- reimbursement is provided only when an individual meets the criteria This Medical and therapy services refer to care which an individual must for services under Specialized Care-Health and Sensory Disabilities 144.105(a)(3)). Additional reimbursement is paid for an individual who needs and receives some medical and therapy services (89-1111provided in accordance with each individual's IPP. The person or staff level responsible for implementation of medical and therapy individual's need for such services is documented in the IPP. This care must be Adm .- Godo - 146 - 225 (b) (3) B) Section 144, 275 (c) (3)), when the services is specified in the individual's IPP (Section receive in order to attain his/her greatest level of physical/emotional health and development. Section 144.150(c)\_ and (d) and (e)). (B
- b) Medical and therapy services which an individual may require and receive are:

#### 1) Appliances

Appliances are devices applied to a part of the body for performing, or for facilitating the performance of, a particular function. Appliances are indicated per physician or dentist order. Facility staff will assist the individual with application and/or maintenance of an appliance, when appropriate.

- ) Simple Appliances
- hearing device (one or two),

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# Section 144.205(b)(1)(A) (continued)

- ii) elastic joint support,
- iii) ted or jobst hose (one or two),
- iv) neck brace,
- truss, 5
- vi) prescribed elastic bandage,
- vii) cervical collar,
- viii) arm brace,
- ix) head brace,

sling,

×

- xi) artificial eye,
- xii) protective helmet,
- xiii) eye glasses,
- xiv) dentures,
- xv) augmentative communication system,
- xvi) wheelchair cuff, and
- xvii) Activities of Daily Living (ADL) adaptive equipment.
- Complex Appliances B)
- back brace, <u>:</u>
- ii) body jacket,
- iii) artificial limb,
- iv) individual customized wheelchair,
- ankle foot orthosis, <u>></u>
- vi) knee ankle foot orthosis,

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# Section 144.205(b)(1)(B) (continued)

- vii) hip knee ankle foot orthosis,
- viii) miscellaneous lower extremity orthosis, and
- ix) adaptive splints.

#### Catheterization

5)

The individual requires and receives catheterization services, intermittent catheterization, and the care and irrigation of Catheterization includes daily indwelling catheters, Texas catheters, and suprapubic catheters, as per physician order. as per physician order.

- Decubitus Treatment and Prevention 3
- decubitus ulcer, Stage I, II, III or IV, as per physician The individual requires and receives treatment for a P
- specified in the IPP, which may include (but is not limited reduce pressure, a positioning schedule, a range of motion to) such measures as special mattresses and/or cushions to The individual has been assessed to determine his/her risk level for developing decubitus ulcers. A comprehensive preventative program is implemented when appropriate, as program, nutritional support, and a skin care program (i.e., daily skin observation, whirlpool, etc.) a

#### Injections 4

The individual requires and receives an injection, or injections, as per physician order.

Intravenous Therapy and Clysis 2

The individual requires and receives intravenous therapy, or clysis, as per physician order.

Laboratory Services 9 The individual requires laboratory services, as per physician order, and facility staff (or outside laboratory staff) have collected the indicated specimen(s). Laboratory specimens include blood specimens, urine specimens (routine urine collection, midstream "clean catch" or by catheter), sputum

# Section 144.205(b)(6) (continued)

specimens, stool specimens, throat or lesion swabs, and urine specimens for sugar and acetone. Telephonic pacemaker checks and electrocardiograms are also included under Laboratory Services.

# 7) Medications/Medication Monitoring

- A) The individual requires and receives medication(s) as per physician order, which can be administered by multiple routes and requires routine monitoring by licensed personnel and habilitation staff under licensed personnel supervision, to check for untoward reactions or side effects. Routine monitoring includes vital signs, urine testing for sugar and actions, and general observation of the individual's status. Routine monitoring usually results in few or no changes in medication type, dosage of medication, or amount of assessment/monitoring needed.
- B) The individual requires and receives medication(s) as per physician order which can be administered by multiple routes and requires special monitoring by licensed staff to

check for untoward reactions or side effects. Such monitoring of side effects, changes in the individual's status, lab work, or apparent drug interactions can result in changes of dosage or medication type, or in a continuing assessment of an unstable condition.

C) The individual requires and receives a psychotropic medication (chemical restraints) for the reduction/elimination of inappropriate behavior, as per physician order and approval by the IDT. A program of medication reduction and withdrawal is established by the individual's physician, in conjunction with the IDT, and is incorporated into the IPP as described in Section 144.125(d)(3) Drug Usage (Chemical Restraints).

### 8) Occupational Therapy

Occupational therapy services are developed specifically for the individual to improve and/or maintain his/her functional ability, in conjunction with the IDT assessment (physician concurrence required). These services are designed to improve the individual's independent function, and prevent insofar as possible, irreducible or progressive disabilities. An

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### DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENTS

# Section 144.205(b)(8) (continued)

individualized plan of occupational therapy, or an occupational habilitation program, must include measurable goals and periodic documentation of progress toward those goals.

#### 9) Ostomy Care

The individual requires and receives ostomy care, as per physician order. Included in this service category are gastrostomy, ileostomy, jejunostomy and colostomy.

- A) Uncomplicated ostomy care is routine care and maintenance of the ostomy (i.e., cleansing and appliance change).
- B) Complex ostomy care is special care that, given the individual's overall condition, must be provided by licensed personnel. Complex ostomy care is required for postoperative ostomies, Percutaneous Endoscopic Gastrostomy (PEG) tubes, and ostomies which have become exceriated or require application of a prescription medication.

# 10) Passive Range of Motion (PROM) Exercises

The individual requires and receives PROM exercises, as determined by the IDT, to at least one extremity on a daily basis.

#### 11) Physical Therapy

Physical therapy services are developed specifically for the individual to improve and/or maintain his/her functional ability, in conjunction with the IDT assessment (physician concurrence required). These services are designed to improve the individual's independent function, and prevent insofar as possible, irreducible or progressive disabilities. An individualized plan of physical therapy, or a physical habilitation program, must include measurable goals and periodic documentation of progress toward those goals.

#### 12) Positioning

The individual is physically dependent, and requires and receives frequent repositioning, as specified by the IDT, for the maintenance of proper body alignment, the functional positioning of the limbs, and to reduce the likelihood of contracture and/or deformity. A specific plan for positioning

# NOTICE OF PROPOSED AMENDMENTS

(continued)

Section 144.205(b)(12)

regardless of the individual's whereabouts or means of physical positioning should be addressed at the specified intervals support (i.e., bed, specially adapted wheelchair, etc.). should be reflected in the individual's IPP, and such

#### Respiratory Therapy 13)

services, as per physician order. Respiratory therapy services therapy, or aerosol therapy. Respiratory therapy services may include oxygen, positive pressure breathing therapy, humidity The individual requires and receives respiratory therapy be provided on an intermittent or continuous basis.

#### Skin Care 14)

The individual reguires and receives skin care as indicated in nonmedicated lotions and ointments used to treat minor skin his/her IPP. Skin care services include the application of irritation, simple dermatitis or dry skin.

### Speech Language Pathology/Audiology (SLP/A) Services 15)

The individual requires SLP/A services as indicated by screening individual's functional means of communication and abilities for These services are designed to improve the independence, and prevent insofar as possible, irreducible or services according to an individualized plan which includes diagnostic evaluation(s). The individual receives SPL/A tests and complete audiological and/or speech language progressive disabilities. measurable goals.

#### Suctioning/Bronchio Hygiene 16)

or tracheal secretions by licensed staff; and the application of postural drainage, percussion and vibration (bronchio-hygiene). passages by bulb syringe; mechanical suctioning of oral, nasal hygiene services as per physician order. Suctioning services The individual requires and receives suctioning or bronchio include the aspiration of secretions from the oral/nasal

#### Tracheostomy Care 17)

The individual requires and receives care of the tracheostomy site, as per physician order. Tracheostomy care must be performed by licensed staff.

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

# Section 144.205(b)(17) (continued)

- Simple tracheostomy care means routine cleansing and nonsterile dressing change. R
- Complex tracheostomy care means sterile and/or complicated tracheostomy tube, and monitoring of an unstable dressing changes, suctioning or changing of the respiratory status. B)

#### Wound Care 18)

sterile or post-op) and/or treatment to infected areas/lesions. treatments for noninfected areas; and complex dressings (i.e., physician order. Wound care includes dressings and/or skin The individual requires and receives wound care, as

effective Amended at 17 Ill. Reg.

# Discharge Planning/Maximum Growth Potential Plan Section 144.250

- person with developmental disabilities must be established through an Standards set forth in Medicaid Regulations (42 CFR 435.1009, 1989) require that the need for services of a facility (ICF/MR) for assessment which demonstrates that the individual: a)
- Requires the 24 hour a day supervision which such a facility provides, and 7
- Adm. Code 140.642,-Leng-Term-Gare-Sereening-Assessment (g) and following areas of major life activity, as defined in 89 Ill. Has substantial functional limitation in three or more of the 140.Table H: 5)
- self care; P
- understanding and use of Language; a
- learning; Û
- mobility; â
- self-direction; and E)
- capacity for independent living. E)

### DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

### Section 144.250 (continued)

- not meet the foregoing residence requirements must be discharged to a (b), 1989), an individual who resides in a facility (ICF/MR) and does determined by the IDT for the individual, but such a placement is not available, the facility must document all attempts at discharging the According to Medicaid Regulations (42 CFR 483.440 (a) (1)-and-(3) and If the facility individual. The individual in this case may remain in the facility has attempted to secure an appropriate living arrangement as non-Medicaid facility or other living arrangement. until an appropriate placement becomes available. (q
- the acquisition of behaviors necessary for the individual to function Thirty-days following admission, a maximum growth potential plan must maximum growth potential plan is an overall plan which identifies the Code 140.642(q){1} and 140. Table H) which prevent the individual from be developed by the IDT as a component of the individual's IPP. The The plan addresses with enough self-determination and independence to successfully move deficits in the six areas of major life activity (see 89 Ill. Adm. Specific information is included moving into a less restrictive setting. The support services necessary for the individual to attain his/her maximum growth regarding the individual's need for supervision. into a less restrictive environment. potential must be identified. 0
- The specific discharge plan is a component of the maximum growth potential plan. A discharge plan identifies the following: (P
- the specific facility or setting the individual will be moved 1)
- the specific areas which need to be addressed prior to the move, such as: 2)
- transportation needs A)
- orientation to the new setting B)
- the actual moving date 0
- planned meetings with the receiving facility/environment
- family/friendship considerations
- advocate. The facility should also inform them of community services upcoming change with the individual and his/her family, guardian or Prior to the individual's discharge, the facility must discuss the (e

#### ILLINOIS REGISTER

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### DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

## Section 144.250(e) (continued)

which will be available to the individual in his/her new environment after discharge.

- the individual's discharge plan should include a plan for an ongoing individual's needs. However, the Department's IOC Program does not In conformance with high standards relative to facility practices, follow-along process for at least three months after discharge to insure that the new living environment is responsive to the provide for review of this component of discharge planning. £)
- At the time of discharge, the facility must: g)
- prepare a discharge summary of the individual's developmental, health, and nutritional status, as well as recommendations for future programming and follow-up services; behavioral, social, 1
- living environment, to assist him/her to adjust successfully to provide a post-discharge plan of care to the individual's new that environment. 2)

, effective Amended at 17 Ill. Reg. (Source:

### ILLINOIS REGISTER

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### DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: Property Tax/Revenue Act of 1939

1

- Code Citation: 86 Ill. Adm. Code 110 5
- Section Numbers: 3)
- Proposed Action:

110.115

Amendment

- Statutory Authority: Ill. Rev. Stat. 1991, ch. 120, par. 618 4
- A Complete Description of the Subjects and Issues Involved: Administrative and judicial review procedures for appealing Department of Revenue decisions on property tax exemption applications. 2
- Will this proposed rule replace an emergency rule currently in effect: No 9
- Does this rulemaking contain an automatic repeal date? No 2
- Does this proposed amendment contain incorporations by reference? No 8
- Are there any other proposed amendments pending on this Part: No 6
- This rulemaking has no Statement of Statewide Policy Objectives: impact on local government.. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to: 11)

Income Tax Legal Services Bureau 101 West Jefferson Springfield, Illinois 62794 Phone: (217) 782-7055 Illinois Department of Revenue Constance W. Beard Manager

- Initial Regulatory Flexibility Analysis: 12)
- Date rule was submitted to the Business Assistance Office of the Commerce and Community Affairs: Department of A
- All small businesses which Types of small businesses affected: own real property. B)

### ILLINOIS REGISTER

#### NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF REVENUE

- for bookkeeping or other procedures required Ordinary bookkeeping and business procedures. Reporting, compliance: O
- Ordinary Types of professional skills necessary for compliance: professional skills.

The full text of the Proposed Amendment(s) begins on the next page:

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED RULEMAKING

## TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

## PROPERTY TAX/REVENUE ACT OF 1939

Procedures for Assessment of Pollution Control Facilities and Low Board of Review Procedures and Records - Counties of Less than Appointment of Board of Review Members After Examination Multi-township Assessment Districts Reports to be Filed with the Department Hearings and Records of County Assessor, Supervisor of Review of Assessments - Counties of 1,000,000 or More Sulphur Dioxide Emission Coal Fueled Devices Farmland Factor Review Procedures (Repealed) Equalization by Supervisor of Assessments Supervisor of Assessments Examination Farmland Assessment Review Procedures Non-carrier Real Estate of Railroads Assessments or Board of Assessors Property Tax Extension Limitation Exemption Proceedings Oil Right Lessees and Producers Practice and Procedure Records Reproduction 1,000,000 110.105 110.110110.135 110.155 110.160 110.165 110.170 110.175 110.180 110.190 110.130 Section 10.101110.11510.120 10,125 110.140 110.141 110.145110.150

AUTHORITY: Implementing the Revenue Act of 1939 (III. Rev. Stat. 1991, ch. 120, par. 482.1) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (III. Rev. Stat. 1991, ch. 127, par. 39b35).

SOURCE: Adopted June 1, 1940; amended at 5 III. Reg. 2999, effective March 11, 1981; amended at 5 III. Reg. 5888, effective May 26, 1981; amended at 6 III. Reg. 9707, effective July 27, 1982; amended at 6 III. Reg. 14564, effective November 5, 1982; codified at 7 III. Reg. 5886; amended at 8 III. Reg. 24285, effective December 5, 1984; amended at 9 III. Reg. 12022, effective July 24, 1985; amended at 10 III. Reg. 112024, effective Jule 16, 1986; amended at 10 III. Reg. 11265, effective September 2, 1986; amended at 11 III. Reg. 19675, effective November 23, perpendent 2, 1986; amended at 11 III. Reg. 19672, effective November 23, 1987; amended at 11 III. Reg. 20972, effective December 11, 1987; amended at 12 III. Reg. 14346, effective August 29, 1988; amended at 13 III. Reg. 6803, effective April 12, 1989; amended at 13 III. Reg. 7469, effective May 2, 1989; amended at 15 III. Reg. 3522, effective February 21, 1991; emergency rule added at 15 III. Reg. 14297, effective October 1, 1991, for a maximum of 150

### ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED RULEMAKING

Reg. 2624, effective February 4, 1992; amended at effective at 16 III. days; amended

#### **Exemption Proceedings** Section 110.115

- Each non-homestead exemption application submitted for review, other than applications submitted by or on behalf of the United States or the State of Illinois, must be accompanied by an affidavit containing facts pertaining to the use of the property described in the application as well as by at least one photograph of said a)
- Whenever a Board of Review or Appeals in any county determines that any property is or is not liable to taxation, and when the question as to the liability of such property to taxation has not previously been judicially determined or there has been a change in ownership or use of such property since the last such previous determination, it shall be the duty of the Board of Review or the County Assessor under the direction of the Board of Appeals, as the case may be, to make out and forward to the Department a full and complete statement of all the facts in the case on Form No. P.T.A.B. 300, except that reports of homestead exemption approvals shall be made on Form No. P.T.A.B. 327. ab)
- Every such statement to the Department shall be accompanied by a copy of the complaint or exemption application filed with the Board of Review or Appeals and a copy of the document evidencing ownership of the property in question by the applicant for exemption. PC)
- reports, shall be supplied where necessary for determination such as affidavits and or financial incorporation, charters of exemption or requested by the Department. Additional supporting documents, copies of articles of incorporation
- Every such statement to the Department shall contain the signature of the clerk of the Board of Review or signatures of the members of the Board of Appeals, as the case may be, and the date of the Board's action. 7
- Statements made out and forwarded to the Department by a County Assessor under the direction of a Board of Appeals shall be made in triplicate, the original being forwarded to the Department and two copies retained by the County Assessor, one of which shall be used for the files of the Board of Appeals. ed)

DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED RULEMAKING

Statements made out and forwarded to the Department by a Board of Review shall be made in duplicate, the original being forwarded to the Department and the copy retained by the Board of Review. de)

If approved by the Department or a court of appropriate jurisdiction, a parcel receiving a non-homestead exemption shall not be removed from the property rolls, but shall instead be retained on the assessment listing. Approved parcels shall be coded exempt or in some other way identified as being a non-homestead exemption. All coding or identification shall be made in such fashion that the general public may readily discern the exempt status of the property. An Exemption Approval Certificate (P.T.A.B. Forms 302 and 304) will be issued to the petitioner whenever the Department approves real estate for a property tax exemption pursuant to Section 108(6) or Section 119 of the mailed to the Clerk of the Board of Review or Board of Appeals, as the case may be, and to the County Clerk. eD)

shall state concisely the mistakes alleged to have been made or the new evidence to be presented. No action for judicial review of any exemption decision by the Department shall be allowed unless the party commencing such action has timely filed a petition for hearing and the Department has acted upon said petition. Any aggrieved party to a Department decision on an exemption application shall file a written petition for hearing with the Department within 20 days after the decision has been rendered and notice thereof given by certified mail. Petitions for hearing Duplicate applications for exemption filed during a single assessment year with respect to the same parcel or parcels of property are not a permissible substitute for a timely filed petition for hearing on the Department's decision regarding an original application for exemption. Duplicate applications will be rejected. A subsequent application for exemption for exemption assessment year alleging a change in use for a portion of property considered in a previous application is not a duplicate application for exemption.

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When non-homestead exemption records are destroyed by the county pursuant to the "Local Records Act" (III. Rev. Stat. 1991, ch. 116, part. 43.101 et seq.), the original copies of Department Exemption Approval Certificates (P.T.A.B. Forms 302 and 304) shall be retained for each parcel remaining exempt. In lieu of Exemption Approval Certificates destroyed prior to the effective date of these provisions and in response to the Department's exemption field audits, the Clerk of the Board of Review may provide copies of the disposal records together with a signed affidavit attesting to the specific exemption approvals destroyed, by

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#### ILLINOIS REGISTER

### DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED RULEMAKING

property and year of exemption. Such disposal record and affidavit shall serve in place of the Approval Certificate for purpose of the Department's authority granted pursuant to Section 121a of the "Revenue Act of 1939".

, effective III. Reg. Amended at (Source:

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

- Services Delivered by the Department The Heading of the Part: 7
- 89 III. Adm. Code 302 Code Citation: 5
- Section Numbers:

8

Emergency Action:

302.310

Amendment

- Statutory Authority: Section 5 of the Children and Family Services Act (III. Rev. Stat. 1991, ch. 23, par. 5005 et seq.) [20 ILCS 505/1 et seq.] and the Adoption Assistance and Child Welfare Act of 1980 (42 U.S.C.A. 670 et seq.) 4
- February 10, 1993 Effective Date of Amendments: 2
- If these emergency amendments are to expire before the end of the 150 day period, please specify the date on which it is to expire: Not applicable 9
- Date Filed in Agency's Principal Office: February 10, 1993 ~
- of being denied necessary services because of the manner in which eligibility is being determined. The Department was cited in Federal audit for using non - standardized practices when determining eligibility for adoption assistance. These changes will make Reason for Emergency: Children currently in need of adoption assistance are in danger eligibility determinations uniform throughout the year.  $\widehat{\infty}$
- Complete Description of the Subjects and Issues Involved: The Department is revising the method it uses to determine eligibility for adoption assistance. V 6
- ŝ Are there any proposed amendments to this Part pending; 10)
- <u>Statement of Statewide Policy Objectives</u>: This amendment does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (III. Rev. Stat. 1991, ch. 85, par. 2203) [30 ILCS 805/3]. 11)
- Information and questions regarding these amendments shall be directed to: 12)

Jacqueline Nottingham, Chief

Name:

Department of Children and Family Services Office of Rules and Procedures Address:

Springfield, Illinois 62701 - 1498 406 East Monroe

ILLINOIS REGISTER

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF EMERGENCY AMENDMENTS

217/524 - 1983 Telephone:

217/524 - 3715

The full text of the emergency amendments begins on the next page:

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

CHAPTER III: DEPARTMENT OF CHILDREN AND FAMILY SERVICES SUBCHAPTER a: SERVICE DELIVERY TITLE 89: SOCIAL SERVICES

#### SERVICES DELIVERED BY THE DEPARTMENT PART 302

## SUBPART A: GENERAL PROVISIONS

	Purpose	Definitions	Introduction	Department Service Goals	Functions in Support of Services	
Section	302.10	302.20	302.30	302.40	302.50	

# SUBPART B: REPORTS OF SUSPECTED CHILD ABUSE OR NEGLECT (RECODIFIED)

Section	
302.100	Reporting Child Abuse or Neglect to the Department (Recodified)
302.110	Content of Child Abuse or Neglect Reports (Recodified)
302.120	Transmittal of Child Abuse or Neglect Reports Recodified)
302.130	Special Types of Reports (Recodified)
302.140	Referrals to the Local Law Enforcement Agency and State's Attorney
	(Recodified)
302.150	Delegation of the Investigation (Recodified)
302.160	The Investigative Process (Recodified)
302.170	Taking Children Into Temporary Protective Custody (Recodified)
302.180	Notification of the Determination Whether Child Abuse or
	Neglect Occurred (Recodified)
302.190	Referral for Other Services (Recodified)
	SUBPART C: DEPARTMENT CHILD WELFARE SERVICES

Counseling or Casework Services

302.320

#### ILLINOIS REGISTER

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

Day Care Services	Emergency Caretaker Services	Family Planning Services	Health Care Services	Homemaker Services	Information and Referral Services	Placement Services	Successor Guardianship
302.330	302.340	302.350	302.360	302.370	302.380	302.390	302.400

# SUBPART D: INTENSIVE FAMILY PRESERVATION SERVICES

	Purpose	Implementation of the Family Preservation Act	Types of Intensive Preservation Services	Phase-in Plan for Statewide Family Preservation Services	Time Frames	
Section	302.500	302.510	302.520	302.530	302.540	

## Acknowledgement of Mandated Reporter Status (Recodified) Appendix A

3-6-2(g) of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38 par. 1003-6-2(g) [730 1991, ch. 111 1/2, pars. 6351-3 et seq.[20 ILCS 305/1-102]); the Adoption Assistance and AUTHORITY: Implementing and authorized by Section 5 et seq. of Children and Family Services Act (III. Rev. Stat. 1991, ch. 23, par. 5005 et seq.[20 ILCS 505/1 et seq.]); Section Child Welfare Act of 1980 (42 U.S.C.A. 670 et seq.); 45 CFR 1356.40 and 1356.41; Section 1-1 et seq. of the Juvenile Court Act of 1987 (III. Rev. Stat. 1991, ch. 37, pars. 801.1 et seq. [705 ILCS 405/1-1 et seq.]); and the Adoption Act (III. Rev. Stat. 1991, ch. 40, par. 1501 et seq. [750 ILCS 50/0.01]). ILCS 5/3-6-2]); the Illinois Alcoholism and Dangerous Drug Dependency Act (III. Rev. Stat.

Adm. Code 300 at 11 III. Reg. 3492, Sections 302.20, 302.100, 302.110, 302.120, 302.130, 302.140, 302.150, 302.160, 302.170, 302.180, 302.190, Appendix A; amended SOURCE: Adopted and codified at 5 III. Reg. 13188, effective November 30, 1981; amended effective July 9, 1984; amended at 9 III. Reg. 2467, effective March 1, 1985; amended at at 13 III. Reg. 18847, effective November 15, 1989; amended at 14 III. Reg. 16430, effective September 25, 1990; amended at 14 III. Reg. 19010, effective November 15, 1990; amended at 17 III. Reg. 274, effective December 31, 1992; emergency amendments at 17 III. Reg.\_ amendment at 8 III. Reg. 5373, effective April 12, 1984; amended at 8 III. Reg. 12143, November 1, 1985; amended at 10 III. Reg. 5557, effective April 15, 1986; amended at 11 III. Reg. 1390, effective January 13, 1987; amended at 11 III. Reg. 1551, effective January 14, 1987; amended at 11 III. Reg. 1829, effective January 15, 1987; recodified to 89 III. at 6 III. Reg. 15529, effective January 1, 1983; recodified at 8 III. Reg. 992; peremptory 9 III. Reg. 9104, effective June 14, 1985; amended at 9 III. Reg. 15820, effective 2513 effective Feb. 10, 1998or a maximum of 150 days.

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

# SUBPART C: DEPARTMENT CHILD WELFARE SERVICES

#### Section 302.310 Adoption Assistance EMERGENCY

- Adoption assistance, also known as adoption subsidy, shall be offered to persons adopting special needs children a
- Department is not legally responsible who were eligible for Aid to Families with Dependent Children (AFDC) at the time the adoption petition was filed or who were eligible for Supplemental Security Income for whom the Department is legally responsible, or for whom the (SSI) prior to finalization of the adoption, and =
- who are legally free for adoption, and 5

6

- who cannot or should not be returned to their parents' homes as determined by the standards delineated in 89 III. Adm. Code 305.8 100, and 3
- for whom adoption without adoption assistance is unlikely or has been unsuccessful, and 4
- who have been placed in the adoptive home and for whom an adoption assistance agreement, in accordance with subsection (e), has been signed prior to finalization of the adoption. 2
- Special needs children are those: 9
- who have irreversible or non-correctable physical or mental handicaps; 7
- who have physical, mental or emotional handicaps correctable through surgery, treatment, or other specialized services; or 5
- who are 6 years of age or older; or 8
- who are 3 years of age or older and are members of racial minorities; or 4
- who are members of a sibling group who are being placed together where at least one child meets one or more of the above criteria. 2

#### ILLINOIS REGISTER

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

## VOTICE OF EMERGENCY AMENDMENTS

- Types and amounts of adoption assistance are based on the needs of the child and the circumstances of the family and may include: 0
- care payment level which had been received (or would be received if the ongoing monthly payments not to exceed \$1 less than the foster family child were in foster care) as adjusted in accordance with (d) below; 7
- one-time only payment for services related to legally completing the adoption; 5
- which are associated with or result from a medical condition(s) whose onset has been established as occurring prior to the completion of the payments for those physical, emotional and mental health needs which are not wholly payable through insurance or other public resources and adoption. <u>@</u>
- special needs child shall be made aware of the availability of adoption assistance, the types of assistance available, the amount of payment which A prospective adoptive family being presented with a child determined to be a adjusted for any benefits, such as Social Security or Veteran's benefits which the child will be receiving and the circumstances of the family, and the methods used in determining the amount. Following a determination of the size, gross income and the age of the child to be adopted, the family and the Department shall determine the amount necessary to meet the child's needs, may be available∠ based on the needs, age, and placement of the child and maximum amount available for payments, which is based on current family including basic care, up to the maximum described in subsection (c) (1).
- The type(s), amount and duration of adoption assistance shall be agreed to in the adoption. The duration of adoption assistance may not extend beyond age 18 years (for children adopted after the effective date of this Part) unless the child has a mental or physical handieap disability. If the child adopted after the effective date of this Part has a mental or physical handieap disability and other writing by the Department and the adoptive parent(s) prior to the finalization of assistance is not available, the assistance may be provided to age 21. (e)
- The adoptive parent(s) shall notify the Department when: **=**
- they are no longer legally responsible for the support of the child; or
- the child is no longer receiving any financial support from the adoptive parent(s); or 2)
- the conditions for which periodic services were needed have changed; 3

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

## NOTICE OF EMERGENCY AMENDMENTS

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- significant changes have occurred in the circumstances of the adoptive parent(s) to provide necessary care for the child; or 4
- the family has received notification of child's eligibility for certain benefits such as, social security, SSI, Veterans, railroad retirement or black lung benefits, etc. and the family has been named payee. 2
- circumstances. The Department shall annually review with the adoptive parent(s) the continuing need of the child for adoption assistance. Any Adoption assistance shall be adjusted to reflect the above changes in adjustment in adoption assistance shall be made with prior written notice to the adoptive parent(s). 6

(Source: Emergency amendments at 17 III. Reg. 2513 , effective  $\frac{\mathrm{Feb.} \ 10}{1000}$  for a maximum of 150 days)

#### ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

### SECOND NOTICES RECEIVED

Administrative Rules during the period of February 10, 1993 through February 16, 1993, and have been scheduled for review by the Committee at its March 9, 1993 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of Eirst Notice	JCAR Meeting
3/25/93	Department of Central Management Services, Pay Plan (80 III Adm Code 310)	12/4/92 16 III Reg 18139	3/9/93
3/26/93	Department of Insurance, Actuarial Opinion and Memorandum (50 III Adm Code 1408)	6/12/92 16 III Reg 8735	3/9/93
3/29/93	Department of Commerce and Community Affairs, Service Delivery System and State Responsibilities (56 III Adm Code 2600)	5/8/92 16 III Reg 7120	3/9/93

#### PROCLAMATION

## LITHUANIAN INDEPENDENCE DAY

Lithuanian people were engaged in a courageous and determined struggle and have regained their independence from back Lithuania's history as a nation dates the 13th century; and

in the progress of Illinois and have proudly shared their cultural heritage with us; and Whereas, Lithuanian-Americans have played a significant Soviet occupation; and

Whereas, we are grateful for their contributions to our state and our individual lives;

Lithuanian-American community of 75th anniversary of Lithuania's Therefore, I, Jim Edgar, Governor of the State of Illinois, the Illinois are observing the Whereas, members of independence; and

proclaim February 16, 1993, as LITHUANIAN INDEPENDENCE DAY in Illinois, commemorating the anniversary of this special day.

Issued by the Governor February 5, 1993. Filed with the Secretary of State February 10, 1993.

#### FFA WEEK 93-036

good Whereas, agriculture, Illinois' largest industry, is vital to tomorrow's needs by developing leadership, promoting good citizenship, encouraging cooperation, and inspiring patriotism vouth for future progress and prosperity of our state; and Whereas, the Illinois FFA prepares today's

among its members; and Whereas, in keeping with the purpose of this organization, the FFA adopted the statement, "FFA-the Spirit of Leadership" as

national theme; and

Whereas, the Illinois FFA has positively influenced the lives rural and urban FFA members, parents, educators, and business community leaders; and and

Whereas, the organization's 1993-93 theme is "At the Peak Excellence"; and

Whereas, tomorrow's future lies in the hands of a new generation, and nearly 12,000 Illinois FFA members are for careers in agriculture;

preparing

strongly urge all citizens to understand, encourage, and support the dedication and ideals of the Illinois Association FFA.

Issued by the Governor February 8, 1993. Jim Edgar, Governor of the State of Illinois, WEEK in Illinois. 1993, as FFA 20-27, I, proclaim February Therefore,

Filed with the Secretary of State February 10, 1993

### ILLINOIS REGISTER

#### JAYCEE CHILD IDENTIFICATION DAY 93-037

Whereas, the Illinois Jaycees have played a vital role in the development of young leaders in our communities; and Whereas, the Illinois Jaycees are committed to protecting the children of their communities; and

will be conducting child identification projects to provide identification in case a child is abducted, as well as providing our state Whereas, on March 6, Jaycee chapters throughout safety and Stranger Danger information;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 6, 1993, as JAYCEE CHILD IDENTIFICATION DAY and urge all citizens of our state to give full regard to the past and continuing service of the Illinois Jaycees in protecting our

Filed with the Secretary of State February 10, 1993, Issued by the Governor February 8, 1993.

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125.80	п	(P-2283/92; A-1811)	125.390 a	am	(PP-2063)
125.Ap.A	п	(P-2283/92; A-1811)		п	(P-14975/92: A-2189)
150.10	п	(P-1263)		п.	
150.20	п	(P-1263)		_	(P-14975/92: A-2189)
150.30	п	(P-1263)		_	(P-14975/92: A-2189)
150.40	п	(P-1263)		c	
150.50	п	(P-1263)		_	
150.60	п			u u	
200.1	п			_	(P-14975/92: A-2189)
200.2	п	(P-1954/92; A-2200)	256.90 n	_	(P-14975/92: A-2189)
200.20	п		750.10 n	_	(P-1251)
200.30	п	(P-1954/92; A-2200)	750.20 n	_	(P-1251)
200.50	П	(P-1954/92; A-2200)	750.30 n	_	(P-1251)
200.60	п	(P-1954/92; A-2200)	750.40 n	_	(P-1251)
200.70	П	(P-1954/92; A-2200)			
275		(A-7003/92; CC-1673)	TITLE 11		
300		(A-15102/92; CC-1673)		am	(P-1728)
325		(A-8565/92; CC-1673)		_	(P-1372)
375			1413.150 а	am	(P-13218/92; A-1628)
400					
4/5			IIILE 14		
200				anı	(P-13784 92; A-427)
550				am	(P-13691/92; A-1837)
575				สเม	(P-13691/92; A-1837)
725				am	(P-13691 92; A-1837)
750			520.1030 a	am	(P-13691/92; A-1837)
975				П	(P-9222/92; A-1859)
1000				n n	(P 9222 92; A-1859)
1075.1	E			_	(P-0222 02; A-1859)
1075.20	п			I)	(P-9222/92; A-1859)
1075.30	c	(P-14182/92; A-142)		11	(P.9222 92; A-1859)
05.6/01	E .			_	
1075.50		(P-14182/92; A-142)	1230.500 n	=	(P 927, 92, A-1859)
10/2.60	c	(P-14182/92; A-142)			

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TITLE 14 (CONT'D)	(T,D)		2720.90	am	(P-1403)	TITLE 23 (CONT'D	(D)		1,610 a	am	(P-12808/92; A-600)
1230.500	. =	(P-9222/92: A-1859)	2720.105	am me	(P-1403)	3040.130	am	(P-958)		am	(P-12808/92; A-600)
1230,510		(P-9222/92; A-1859)	2720.120	am	(P-1403)		am	(P-958)	1.630 8	ЯШ	(P-12808/92; A-600)
1230.520	=	(P-9222/92; A-1859)	2720.130	am	(P-1403)		am	(P-958)	610.100 n	n	(P-1697)
1230,530	E	(P-9222/92; A-1859)	2720,200	am	(P-1403)		am	(P-958)	610.110 n	11	(P-1697)
1230.540	п	(P-9222/92; A-1859)	2720.210	аш	(P-1403)		аш	(P-958)	610.120 n	n	(P-1697)
			2720.Ap.A	am	(P-1403)		am	(P-958)	610.200 n	u	(P-1697)
TITLE 17			2730.5	аш	(P-1437)		am	(P-958)	610.210 n	п	(P-1697)
590,10	am	(E-1658)	2730.10	am	(P-1437)		am	(P-958)	610.220	п	(P-1697)
670.10	am	(P-15265/92; A-286)	2730.20	ати	(P-1437)		am	(P-958)	610.230 п		(P-1697)
670.60	am	(P-15265/92; A-286)	2731.10	ше	(P=1381)		am	(P-958)		u	(P-1697)
720.10	arra dire	(P-15260/92, A-281)	2731.20	E E	(p-1381)		am a	(P-958)			(P-1697)
720.40	ше	(P-15260/92; A-281)	2732.10	am	(p-1493)		an a	(P-958)		u	(P-1697)
4180.120	am	(P-13718/92: A-1521)	2732.20	am	(P-1493)					п	(P-1697)
			2733.10	am e	(P-1444)	TITLE 35					(P-1697)
TITIE 20			2733 20	200	(F 1444)	320 101	5	(P-2469)			(P-1697)
440 10		(P-16371/92- A-1519)	2733 30	ar a	(F-1444)	320:101	: :	(P-2469)			(P-1697)
440.20		(P-16371/92, A-1519)	2735.10	110	(F 1470)	320.102	: :	(P-2469)			(P-1697)
525 140	, E	(PP-1666)	2735.20	TI O	(P-1470)	320 103	: :	(P-2469)		: =	(P-1697)
047.676	alli	(0001-11)	7725 30	4111	(F-14/0)	320.104		(I - 2+69)		: :	(P-1697)
20 11 1515			2735.30	аш	(F-14/0)	320.103	E .	(F-2409)		= 1	(B 1607)
111LE 23			2/35.40	am	(P-14/0)	320.201	r r	(F-2469)		E :	(F-1097)
228.15	z.	(F-9233/92; A-104)	2/35.50	arn	(F-14/0)	320.202	ū	(P-2469)		аш	(F-2103) (E-2301)
228.20	am	(P-9253/92; A-104)	2735.60	am	(P-1470)	320.203	п	(P-2469)		G	(F-113/8/92; A-1006)
228.25	u	(P-9253/92; A-104)	2735.70	am	(P-1470)	320.204	п	(P-2469)		п	(P-113/8/92; A-1006)
228.30	am	(P-9253/92; A-104)	2735.80	am	(P-1470)	320,301	п	(P-2469)		п	(P-113/8/92; A-1006)
228.50	am	(P-9253/92; A-104)	2735.100	am	(P-1470)	320.302	п	(P-2469)		п	(P-11378/92; A-1006)
1501.518	п	(P-12274/92; A-1853)	2760.5	am	(P-1497)	615.105	am	(P-16465/92; A-1871)		п	(P-11378/92; A-1006)
2310.80	am	(P-1691)	2760.10	am	(P-1497)	616.105	am	(P-16473/92; A-1878)	5000.950 r	п	(P-11378/92; A-1006)
2700.20	am	(P-1385)	2760.30	am	(P-1497)	876.200	п	(E-16191/92; O-18856/92;	5000.960 r	u	(P-11378/92; A-1006)
2700.30	am	(P-1385)	2760.40	аm	(P-1497)			RC-18857/92; M-2438)	5000.970 r	п	(P-11378/92; A-1006)
2700.40	am	(P-1385)	2761.10	am	(P-1453)			(P-18890/92)	5000.Ap.B r	и	(P-11378/92; A-1006)
2700.50	am	(P-1385)	2761.20	am	(P-1453)						
2700.55	am	(P-1385)	2761.30	am	(P-1453)	TITLE 38			TITLE 47		
2700.60	am	(P-1385)	2762.10	am	(P-1484)	180.10	am	(P-14006/92; A-123)	130.10	ı	(P-1)
2700.70	am	(P-1385)	2762.20	am	(P-1484)	180.22	n	(P-14006/92; A-123)	130.20	ı	(P-1)
2720.5	am	(P-1403)	2762.30	am	(P-1484)	180.24	п		130.30	ľ	(P-1)
2720.6	am	(P-1403)	2762.40	am	(P-1484)	180.30	am		130.40	ı	(P-1)
2720.10	am	(P-1403)	2762.10	am	(P-1459)	180.92	n	(P-14006/92; A-123)	130.50	ы	(P-1)
2720.20	am	(P-1403)	2763.20	ати	(E-175) (P-1459)	180.94	n	(P-14006/92; A-123)	130.60	H	(P-1)
2720.25	am	(P-1403)	2763.30	am	(P-1459)	180,100	am	(P-14006/92; A-123)	130.70	ı	(P-1)
2720.30	am	(P-1403)	2763.40	am	(P-1459)				130.80	H	(P-1)
2720.40	am	(P-1403) (E-2055)	2763.50	am	(P-1459)	TITLE 41			130.90	ы	(P-1)
2720.41	am	(P-1403)	2770.10	aтп	(P-1505)	170.530	am	(E-1186)	130.100	ı	(P-1)
2720.42	am	(P-1403)	2770.20	am	(P-1505)				130.110	ı	(P-1)
2720.50	аш	(P-1403)	2770.30	am	(P-1505)	TITLE 44				п	(P-11713/92; A-319)
2720.55	am	(P-1403)	3040.100	aш	(P-958)	1.100	am	(P-12808/92; A-600)		n	(P-11713/92; A-319)
2720.60	am	(P-1403)	3040.110	am	(P-958)	1.350	am	(P-12808/92; A-600)		п	(P-11/13/92; A-319)
2720.70	am	(P-1403)	3040,120	am	(P-958)	1.515	п	(P-12808/92; A-600)		u	(P-11713/92; A-319)
2720.80	am	(P-1403)				1.530	аш	(P-12808/92; A-600)	370.105	п	(P-11/13/92; A-319)

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TITI E 47 (CONT.D.	IT'D)		370.901	E	(P-11713/92; A-319)	TITLE 56			TITLE 68		
370.106	, L	(P-11713/92: A-319)	370,902		(P-11713/92: A-319)	350.280	am	(P-3780/92; O-180;	750.1010 am	E	(P-15056/92; A-417)
370.107	Ľ	(P-11713/92; A-319)	370.903	п	(P-11713/92; A-319)			A-1074; R-1239)	750.3000 am	Е	(P-15056/92; A-417)
370.108	и	(P-11713/92; A-319)	370.904	п	(P-11713/92; A-319)	2520.700	3k:	(P-10)	750.3010 am	ш	(P-15056/92; A-417)
370.109	п	(P-11713/92; A-319)	370,1001	u	(P-11713/92; A-319)	2520.700	am	(P-10)	750.3055 am	E	(P-15056/92; A-417)
370.110	п	(P-11713/92; A-319)	370.1002	п	(P-11713/92; A-319)	2520.710	am	(P-10)	750.4000 am	ш	(P-15056/92; A-417)
370.111	п	(P-11713/92; A-319)	370.1003	п	(P-11713/92; A-319)	2520.720	am	(P-10)	750.4010 am	m	(P-15056/92; A-417)
370.112	п		370.1004	и	(P-11713/92; A-319)	2520.730	аш	(P-10)		E	(P-17042/92; A-1554)
370.113	п	(P-11713/92; A-319)	370,1005	п	(P-11713/92; A-319)	2520.740	t:	(P-10)	1210.10 am	E	(P-16374/92; A-1535)
370.201	и	(P-11713/92; A-319)	370.1006	п	(P-11713/92; A-319)	2520.750	ы	(P-10)	1210.20 am	ш	(P-16374/92; A-1535)
370.202	п	(P-11713/92; A-319)	370,1007	п	(P-11713/92; A-319)	2520.760	аш	(P-10)	1210.25 n		(P-16374/92; A-1535)
370.203	и	(P-11713/92; A-319)	370.1101	и	(P-11713/92; A-319)	2520.770	аш	(P-10)	1210.30 r		
370.204	п	(P-11713/92; A-319)				2520.780	am	(P-10)	1210.40 r		(P-16374/92; A-1535)
370.205	п	A-319)	TITLE 50			2520.790	am	(P-10)	1210.50 r		(P-16374/92; A-1535)
370.206	ш	(P-11713/92; A-319)	802.10	am	(P-44) (E-163)	2520.795	аш	(P-10)	1210.60 am	ш	(P-16374/92; A-1535)
370.207	п	(P-11713/92; A-319)	802.20	аш	(P-44) (E-163)	2520.797	аш	(P-10)	1210.70 am	ш	(P-16374/92; A-1535)
370.208	п	(P-11713/92; A-319)	802.30	am	(P-44) (E-163)	2520.Ap.A	am	(P-10)	1210.80 am	Е	(P-16374/92; A-1535)
370,209	п	(P-11713/92; A-319)	802.40	am	(P-44) (E-163)	2732.225	п	(P-211)	1210.90 am	E	(P-16374/92; A-1535)
370.210	п	(P-11713/92: A-319)	802.50	arn	(P-44) (E-163)	2732.227	п	(P-211)	1210.100 r		(P-16374/92; A-1535)
370.211	п		802.60	am	(P-44) (E-163)	2765.5	am	(P-12006/92; A-308)	1210.105 n		(P-16374/92; A-1535)
370.212			802.70	am	(P-44) (E-163)	2765.50	am	(P-12006/92; A-308)	1210.110 am	Е	(P-16374/92; A-1535)
370.301	: =		802.80	am	(P-44) (E-163)	2765.64	С	(P-12006/92; A-308)			(P-16374/92; A-1535)
370.302	: =		805.10	am	(P-42) (E-154)	2765.66	am	(P-12006/92; A-308)	1210.140 am	Е	(P-16374/92; A-1535)
370,303			805.20	am	(P-42) (E-154)	2765.70	ba	(P-12006/92; A-308)	1210.150 am	m	(P-16374/92; A-1535)
370.304	=		805.30	am	(P-42) (E-154)	2765.70	п	(P-12006/92; A-308)	1210.160 am	E	(P-16374/92; A-1535)
370,305	ı.		805.40	am	(P-42) (E-154)	2765.74	ц	(P-12006/92; A-308)	1210.170 аш	E	(P-16374/92; A-1535)
370.401	п	(P-11713/92; A-319)	805.50	am	(P-42) (E-154)	2765.75	ати	(P-12006/92; A-308)	1210.180 am	Е	(P-16374/92; A-1535)
370.402	-	(P-11713/92; A-319)	805.60	am	(P-42) (E-154)	2765.328	am	(P-15638/92; A-614)	1210.190 аш	Е	(P-16374/92; A-1535)
370,501			805.70	am	(P-42) (E-154)	2765.329	п	(P-15638/92; A-614)	1210.200 r		(P-16374/92; A-1535)
370.502		(P-11713/92: A-319)	927.10	am	(P-2106)	2765.330	п	(P-15638/92; A-614)	1210.210 r		(P-16374/92; A-1535)
370.503			927.20	am	(P-2106)	2765.333	am	(P-15638/92; A-614)	1210.220 r		(P-16374/92; A-1535)
370.504	п		927.30	am	(P-2106)	2765.334	аш	(P-15638/92; A-614)	1210.230 r		(P-16374/92; A-1535)
370.505			932.20	am	(P-7279/92: O-1240)	2765.335	аш	(P-15638/92; A-614)	1210.235 am	Ε	(P-16374/92; A-1535)
370.506	E		932.40	am	(P-7279/92; O-1240)	2770,100	am	(P-15625/92; A-295)	1210.240 am	E	(P-16374/92; A-1535)
370,507	E		932.60	аш	(P-7279/92; O-1240)	2770.105	аш	(P-15625/92; A-295)	1210.250 r		(P-16374/92; A-1535)
370.601	E	(P-11713/92; A-319)	2013.10	am	(P-10375/92; A-1525)	2770.110	агл	(P-15625/92; A-295)	1220.160 am	Ε	(P-15762/92; A-1559)
370.602	п	(P-11713/92; A-319)	2013.20	am	(P-10375/92; A-1525)	2840.25	п	(P-886)	1220.170 n		(P-15762/92; A-1559)
370.603	Е	(P-11713/92; A-319)	2013.30	am	(P-10375/92; A-1525)				1220.260 am	E	(P-15762/92; A-1559)
370.604	ш	(P-11713/92; A-319)	2013.40	аш	(P-10375/92; A-1525)	TITLE 62			1220.270 n		(P-15762/92; A-1559)
370.605	п	(P-11713/92; A-319)	2013.50	am	(P-10375/92; A-1525)	240.131	п	(P-13722/92; A-2217)	1220.360 n		(P-15762/92; A-1559)
370.701	=	(P-11713/92; A-319)	2013.60	am	(P-10375/92; A-1525)	240.132	и	(P-13722/92; A-2217)	1220.435 r		(P-15762/92; A-1559)
370.702	С		2013.70	am	(P-10375/92; A-1525)	240.133	u	(P-13722/92; A-2217)	1220.440 n		(P-15762/92; A-1559)
370.703	c	(P-11713/92; A-319)	2015.20	п	(P-696)	240.160	am	(P-13722/92; A-2217)	1220.525 n		(P-15762/92; A-1559)
370.704	п		2015.30	и	(P-696)	240.170	аш	(P-13722/92; A-2217)	1220.Ap.B am	u.	(P-1708)
370.705	п	(P-11713/92; A-319)	2015.40	п	(b-69e)	240.180	аш	(P-13722/92; A-2217)	1220.Ap.C am	F	(P-1708)
370.706	-		2015.50	п	(P-696)	240.190	атл	(P-13722/92; A-2217)	1240.5 r		(P-15775/92; A-1579)
370.707	п	(P-11713/92; A-319)	2015.60	п	(P-696)	240.195	am	(P-13722/92; A-2217)	1240.10 am	ш	(P-15775/92; A-1579)
370.801	п	(P-11713/92; A-319)	7020.80	am	(P-14511/92; A-2206)	240.1200	аш	(E-1195)		n.	(P-15775/92; A-1579)
370.802	п	(P-11713/92; A-319)							1240.50 am	r.	(P-15775/92; A-1579)

1.0.   1.0.	TOONT	n t	FFECTED INDEA		dery 20,	4	1	CH	MI ECITO INDE		103
Converged   Conv	(CONT'D) 51 am 48 am 10 n										
(P.158592, A.1577)         759 10 0         (P.777)         350 640         am (P.1279)         755 200         am (P.1579)         755 200         am (P.1589)         am (P.1589)         755 200         am (P.1589)	11 am 88 am 00 n		750.110		(P-762)	TITLE 77 (CO)	OLL N		785.200	яти	(P-920)
m. (P-1578-92, A-1589)         750-120         (P-773)         350-660         m. (P-1269)         783-329         n. (P-1278-92, A-1589)         750-120         (P-773)         750-660         m. (P-1269)         783-378         n. (P-1278-92, A-1589)         750-120         (P-773)         750-720         350-660         m. (P-1269)         783-731         n. (P-1278-92, A-1589)         750-130         r. (P-773)         750-720 <t< td=""><td></td><td>(P-15775/92: A-1579)</td><td>750.110</td><td></td><td>(P-777)</td><td>350,290</td><td>аш</td><td>(E-2373)</td><td>785.290</td><td>am</td><td>(P-920)</td></t<>		(P-15775/92: A-1579)	750.110		(P-777)	350,290	аш	(E-2373)	785.290	am	(P-920)
n         (P.1578592, A.1589)         790, 130         r         P.127990         785, 2310         n         P.12890         785, 2310         n           n         (P.1578582, A.1589)         790, 130         r         (P.27780)         350, 3310         m         (P.12890)         785, 2310         n           n         (P.1578592, A.1589)         790, 130         r         (P.2778)         350, 3310         m         (P.12890)         785, 2310         n           n         (P.1578592, A.1589)         750, 140         r         (P.777)         350, 3310         m         (P.12890)         785, 2310         n           n         (P.1578592, A.1589)         750, 140         r         (P.777)         350, 3310         m         (P.12800)         785, 3210         n           n         (P.1578592, A.1589)         750, 440         r         (P.777)         350, 3210         m         (P.12800)         785, 3210         n           n         (P.1578592, A.1589)         750, 440         r         (P.777)         350, 3210         m         (P.12800)         785, 3210         n           n         (P.15780, A.1589)         750, 440         r         (P.777)         350, 3210         m         (P.		(P-16484/92: A-1572)	750.120		(P-762)	350,640	am	(P-1269)	785.300	am	(P-920)
n         (P-15785-22, A-1589)         750,110         r         P-15785-22, A-1589)         750,110         R-15785-22, A-1589)         840,115         m         P-15785-22, A-1589)         840,115         m         P-15785-22, A-1589)         840,110         m         P-15785-22, A-1589)         840,110         m         P-15785-22, A-1589)         R-15785-22, A-1589)		(P-15785/92: A-1589)	750 120		(P-777)	350.680	am	(P-1269)	785.355	ū	(P-920)
Principal Color   Principal		(D-15785/07: A-1580)	750 130	: :	(* ''') (B.763)	350 685	- La	(P-1269)	785 578	-	(P-920)
Print   Prin		(L. 157.557.2, A. 1595)	750 130	- 1	(201-1)	350 3210	am	(P-1269)	785 1210	: =	(P-920)
Print Prin		(P-15785/02: A-1580)	750 140	= .	(B-763)	350.3330	me	(P-1269)	785.1220	: =	(P-920)
Print Prin		(F-13/83/32, A-1383)	750.140	- 1	(F=702)	350.3330	all a	(P-4791/97: A-2351)	840.20	24	(P-4329/92- A-2319)
Ching   Chin		(F-13/63/92; A-1369)	750.140	=	(F-//)	350 45 4	aiti	(D 1360)	840 115	9111	(D-4320/02: A-2310)
η (P.1388-922, A.1389)         750.ΑΑΑ I (P.762)         750.200 mm (P.1290)         17.1990 mm (P.1290)         80.2120 mm (P.1290)           η (P.1388-922, A.1389)         750.ΑΑΣ I (P.762)         750.200 mm (P.1290)         80.2120 mm (P.1290)         80.2120 mm (P.1290)           η (P.1388-922, A.1389)         750.ΑΑΣ I (P.762)         750.200 mm (P.1290)         80.2120 mm (P.1290)         80.2120 mm (P.1290)           η (P.1388-922, A.1389)         750.ΑΑΣ I (P.777)         750.200 mm (P.1290)         11.A I I I I I I I I I I I I I I I I I I I	u o	(P-15/85/92; A-1589)	/50.150	п	(F-///)	330.Ap.A	1	(F-1209)	040.113	411	(F-4329192, A-2319)
Column   C	u c	(P-15785/92; A-1589)	750.Ap.A	ы	(P-762)	390.175	am	(P-1296)	840.210	am	(P-4329/92; A-2319)
Γ   Γ   Γ   Γ   Γ   Γ   Γ   Γ   Γ   Γ		(P-15785/92; A-1589)		u	(P-777)	390.180	am	(P-1296)	840.215	am	(P-4329/92; A-2319)
0         0	30 r	(P-890)	750.Ap.B	'n	(P-762)	390.260	am	(E-2390)	840.305	атп	(P-4329/92; A-2319)
1	10 n	(P-15785/92; A-1589)	750.Ap.B	п	(P-777)	390.270	am	(P-1296)	840.310	am	(P-4329/92; A-2319)
Part		(P-15785/92: A-1589)	750. Ap. C		(P-762)	390.271	п	(E-2390)	840.Ap.B		
		(D-15785/92- A-1589)	750 An		(D-777)	390 278	277	(E-2390)	Ex. A	am	(P-4329/92: A-2319)
n         (7.890)         THTLE 77         (7.177)         990.640         nn         (7.126)         E.B. B.         T.B. B.<	,	(F 25) (25) (F 25)	750 Ap D	1 6	(///-x)	300 300	o m	(E-2390)	II A		(P-4329/92- A-2319)
Processor   Proc		(A = 69.0)	7:40:00/	=	(1/1-1)	300.640	1110	(E 23/3)	T L	. 1	(D 4320/02: A 2310)
Page		(F-69U)	The state of			390.040	a	(F-1290)	11 B	1	(F-4329/92, A-2319)
n         (P-890)         25.4.4 n         n         (P-147)         390.2310         nm         (P-1296)         -80.4.P         -80.4.P           n         (P-890)         250.2720         n         (P-1446)         390.2310         nm         (P-1296)         -80.4.P         -85.10         am           n         (P-890)         300.180         nn         (P-1346)         390.2310         nm         (P-1296)         85.10         am           n         (P-801)         300.280         nn         (P-1346)         661.70         nm         (P-1759)         845.12         nm           n         (P-585)         300.270         nn         (P-1346)         694.10         nm         (P-1346)         845.20         nm           n         (P-585)         300.270         nn         (P-1346)         694.10         nm         (P-1346)         845.20         nm           n         (P-585)         300.270         nn         (P-1346)         694.10         nm         (P-13440)         845.20         nm           n         (P-752)         300.20         nm         (P-1346)         694.10         nm         (P-134402)         845.20         nm		(F-890)	III LE //		•	390.080	MIN	(F-1290)	d.ii.	-	(F-4329192; A-2319)
n         (P-890)         20,02720         n         (P-201692; A-1614)         390,33210         mm         (P-1269)         Ex.B. am           n         (P-890)         300,180         m         (P-1346)         46,10         am         (P-1269)         465,10         am           n         (P-880)         300,180         m         (P-1340)         661,70         am         (P-1269)         465,10         am           n         (P-855)         300,200         am         (P-1340)         663,10         am         (P-1279)         845,12         n           n         (P-855)         300,200         am         (P-1340)         664,10         am         (P-1340)         845,20         an           n         (P-855)         300,200         am         (P-1340)         664,10         am         (P-1340)         641,10         am         (P-1340)         845,20         an           n         (P-777)         300,600         am         (P-1340)         664,4p.8         r         (P-13440)         643,20         an         (P-13440)         644,p.8         r         (P-13440)         643,20         an           n         (P-777)         300,330         am		(P-890)		am	(P-747)	390.685	аш	(P-1296)	840.Ap.C		
am         (P-80)         300.135         am         (P-1346)         845.10         am           am         (P-80)         300.145         am         (P-1346)         661.70         am         (P-157)         845.10         am           n         (P-1671)         300.260         am         (P-1346)         661.70         am         (P-157)         845.10         am           n         (P-585)         300.260         am         (E-2420)         664.100         am         (E-1314)         845.20         am           n         (P-585)         300.270         am         (E-2420)         664.100         am         (E-1314)         845.20         am           n         (P-585)         300.270         am         (E-2420)         664.100         am         (E-1314)         845.20         am           n         (P-585)         300.200         am         (E-1240)         664.100         am         (E-1314)         664.100         am         (E-1314)         845.20         am           n         (P-762)         300.200         am         (E-1340)         664.4p.A         r         (F-1314)         845.20         am           n         (P-777)		(P-890)		n	(P-2016/92; A-1614)	390.3210	am	(P-1296)	.Ex.B	am	(P-4329/92; A-2319)
Part		(P-890)		am	(P-1346)	390.3330	am	(P-1296)	845.10	аш	(P-12314/92; A-1884)
Part				am	(P-1346)	661.70	am	(P-757)	845.15	п	(P-12314/92; A-1884)
n         (P-1671)         300.270         am         (P-1346)         693.20         am         (B-113)         845.23         n           n         (P-585)         300.271         n         (E-2420)         694.100         am         (P-1341492; A-2306)         845.28         n           am         (P-585)         300.271         n         (E-2420)         694.100         am         (P-1341492; A-2306)         845.28         n           n         (P-585)         300.280         am         (E-2420)         694.100         am         (P-1341492; A-2306)         845.28         n           n         (P-585)         300.680         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.28         n           n         (P-777)         300.3310         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.26         n           n         (P-777)         300.3310         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.4p.B         r           n         (P-777)         300.310         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.4p.B				am	(E-2420)	693.15	am	(E-1213)	845.20	am	
n         (P-585)         300.271         n         (E-2420)         694.20         am         (P-1341492; A-2306)         845.25         n           am         (P-585)         300.278         am         (E-2420)         694.100         am         (P-1341492; A-2306)         845.26         n           n         (P-585)         300.278         am         (E-1340)         694.100         am         (P-1341492; A-2306)         845.20         n           n         (P-585)         300.230         am         (P-1346)         694.100         am         (P-1341492; A-2306)         845.20         n           n         (P-762)         300.230         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.30         am           n         (P-762)         300.230         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.30         am           n         (P-777)         300.220         am         (P-1346)         694.4p.B         r         (P-1341492; A-2306)         845.40         am           n         (P-777)         300.220         am         (P-1341492         A-2306)         845.40         am           n </td <td>u C</td> <td>(PP-1671)</td> <td></td> <td>am</td> <td>(P-1346)</td> <td>693.20</td> <td>am</td> <td>(E-1213)</td> <td>845.23</td> <td>n</td> <td>(P-12314/92; A-1884)</td>	u C	(PP-1671)		am	(P-1346)	693.20	am	(E-1213)	845.23	n	(P-12314/92; A-1884)
am         (P-585)         300.278         am         (E-2420)         694.100         am         (P-1414/92; A-2306)         845.28         n           n         (P-585)         300.278         am         (F-2420)         694.100         am         (P-1344/92; A-2306)         845.28         n           n         (P-585)         300.250         am         (F-1346)         694.10         am         (P-1341492; A-2306)         845.29         n           n         (P-777)         300.665         am         (P-1346)         694.10         am         (P-1341492; A-2306)         845.30         am           n         (P-777)         300.3210         am         (P-1346)         697.20         am         (P-134146)         697.30         am         (P-1341)         845.50         am           n         (P-777)         300.3210         am         (P-13421)         750.1810         am         (P-1321)         750.1810         am         (P-1341)         750.1810         am         (P-1321)         750.1820         am <td< td=""><td>-</td><td>(P-585)</td><td></td><td>-</td><td>(E-2420)</td><td>694.20</td><td>am</td><td>(P-13414/92; A-2306)</td><td>845.25</td><td>п</td><td>(P-12314/92; A-1884)</td></td<>	-	(P-585)		-	(E-2420)	694.20	am	(P-13414/92; A-2306)	845.25	п	(P-12314/92; A-1884)
am         (P-585)         300.290         am         (E-2420)         694.110         am         (P-1344/92; A-2306)         845.28         n           r         (P-585)         300.290         am         (E-1420)         694.120         am         (P-1344/92; A-2306)         845.29         n           r         (P-762)         300.665         am         (P-1346)         694.120         am         (P-1344)         845.20         am           r         (P-772)         300.665         am         (P-1346)         694.4p.         r         (P-1341/90; A-2306)         845.30         am           r         (P-777)         300.3310         am         (P-1346)         697.20         am         (E-1344)         845.40         am           r         (P-777)         300.330         am         (P-1321)         750.1810         am         (E-1346)         750.1810         am         (E-1346) </td <td></td> <td>(P-585)</td> <td></td> <td>am e</td> <td>(E-2420)</td> <td>694,100</td> <td>am</td> <td>(P-13414/92; A-2306)</td> <td>845.26</td> <td>п</td> <td>(P-12314/92; A-1884)</td>		(P-585)		am e	(E-2420)	694,100	am	(P-13414/92; A-2306)	845.26	п	(P-12314/92; A-1884)
n         (P-583)         300.630         am         (P-1346)         694.120         am         (P-13414/92; A-2306)         845.29         n           r         (P-762)         300.630         am         (P-1346)         694.Ap. r         (P-13414/92; A-2306)         845.29         n           r         (P-762)         300.630         am         (P-1346)         694.Ap. r         (P-14414/92; A-2306)         845.30         am           r         (P-762)         300.3210         am         (P-1346)         697.20         am         (E-1204)         845.40         am           n         (P-777)         300.330         am         (P-1321)         750.180         am         (E-1204)         845.40         am           n         (P-777)         300.330         am         (P-1321)         750.180         am         (E-1204)         845.Ap. An         am           r         (P-762)         330.170         am         (P-1321)         750.180         am         (P-723)         845.Ap. An         n           r         (P-772)         330.278         am         (E-2405)         750.Ap. Bn         (P-723)         845.Ap. Bn         n           r         (P-772) <t< td=""><td></td><td>(P-585)</td><td></td><td>me.</td><td>(E-2420)</td><td>694.110</td><td>am</td><td>(P-13414/92; A-2306)</td><td>845.28</td><td>n</td><td>(P-12314/92; A-1884)</td></t<>		(P-585)		me.	(E-2420)	694.110	am	(P-13414/92; A-2306)	845.28	n	(P-12314/92; A-1884)
r         (P-762)         300.660         am         (P-1346)         694.Ap. A         r         (P-13414/92; A-2306)         845.30         am           r         (P-762)         am         (P-1346)         694.Ap. B         r         (P-13414/92; A-2306)         845.30         am           r         (P-772)         300.3320         am         (P-1346)         697.30         am         (P-1344)         845.40         am           r         (P-777)         300.3320         am         (P-1321)         750.460         am         (P-723)         845.40         am           r         (P-777)         330.2180         am         (P-1321)         750.480         am         (P-723)         845.40         am           r         (P-777)         330.226         am         (P-1321)         750.480         am         (P-723)         845.Ex.A         n           r         (P-762)         330.279         am         (E-2405)         750.486         am         (P-723)         845.Ex.A         n           r         (P-762)         330.279         am         (E-2405)         750.480         am         (P-723)         845.Ap.B         n           r         (P-762) <td></td> <td>(F 585)</td> <td></td> <td>1110</td> <td>(P-1346)</td> <td>694.120</td> <td>am</td> <td>(P-13414/92: A-2306)</td> <td>845.29</td> <td>u</td> <td></td>		(F 585)		1110	(P-1346)	694.120	am	(P-13414/92: A-2306)	845.29	u	
(P-772)         300.665         am         (P-1344)         694.Ap.B         r         (P-1344)         r         (P-1344)         r         P-1344         R-1344         R-1344         R-1344         R-1344         R-1344         R-1344         R-1344         R-1344         R-1344         R-13		(1 -5(5) (P-762)		alli	(F-1346)	694 An A		(P-13414/92: A-2306)	845.30	me:	(P-12314/92: O-1243)
r         (P-777)         300.3210         ann         (P-1346)         697.20         ann         (E-1204)         845.40         ann           r         (P-777)         300.3330         am         (P-1346)         697.20         am         (E-1204)         845.40         am           r         (P-777)         300.3330         am         (P-1321)         750.1810         am         (P-723)         845.40         am           r         (P-762)         330.200         am         (P-1321)         750.1820         am         (P-723)         845.40         am           r         (P-762)         330.200         am         (P-1321)         750.1820         am         (P-723)         845.40         am           r         (P-762)         330.270         am         (P-1321)         750.1823         am         (P-723)         845.Ex.A         n           r         (P-762)         330.270         am         (P-1321)         750.182         am         (P-723)         845.Ex.A         n           r         (P-762)         330.230         am         (P-1321)         750.482         am         (P-723)         845.Ex.B         n           r         (P-762)		(P-777)		am	(F-1346)	694 An R		(P-13414/92: A-2306)			(P-12314/92: A-1884:
Part		(F-///)		alli	(F-1346)	0.42.70 0.709		(E-1204)			M-2073
Part	- 1	(F-702)		am	(F-1340)	02.750	ann	(E-1204)	945 40	9	,00
r         (F-702)         330.173         am         (F-1321)         750.1820         am         (F-712)         am         <	u .	(F-111)		аш	(F-1346)	750 540	dill	(E-1204)	845.50	am	(P-12314/92, A-1884)
Charlest C		(F-702)		шв	(F-1321)	0.000	alli	(F=723)	045.50	alli	(D 12214/22, A-1994)
r         (P-762)         330.260         am         (E-2405)         750.1830         am         (P-723)         843.Ap.A         n           n         (P-777)         330.270         am         (P-1211)         750.1855         n         (P-723)         845.Ex.A         n           r         (P-762)         330.278         am         (E-2405)         750.1855         n         (P-723)         845.Ex.B         n           r         (P-762)         330.209         am         (E-2405)         750.Ap.B         am         (P-723)         845.Ex.B         n           r         (P-762)         330.209         am         (E-2405)         750.Ap.B         am         (P-723)         845.Ap.B         n           r         (P-762)         330.200         am         (P-1321)         750.Ap.E         n         (P-723)         845.Ap.B         n           r         (P-777)         330.4210         am         (P-1321)         775.10         am         (P-906)         845.Ap.B         n           r         (P-772)         330.430         am         (P-1321)         775.10         am         (P-906)         845.Ap.B         n           r         (P-772) <td>u C</td> <td>(P-1/7)</td> <td></td> <td>am</td> <td>(P-1321)</td> <td>/50.1810</td> <td>am</td> <td>(F-/23)</td> <td>043.00</td> <td>ч</td> <td>(F-12314/92; A-1664)</td>	u C	(P-1/7)		am	(P-1321)	/50.1810	am	(F-/23)	043.00	ч	(F-12314/92; A-1664)
n         (P-777)         330.270         am         (P-1321)         750.1853         am         (P-723)         845.Ex.A n         n           r         (P-762)         330.271         n         (E-2405)         750.1855         n         (P-723)         845.Ex.B n         n           r         (P-762)         330.278         am         (E-2405)         750.485         am         (P-723)         845.Ex.B n         n           r         (P-762)         330.270         am         (E-2405)         750.4p.C am         (P-723)         845.Ap.B n         n           r         (P-762)         330.730 am         (P-1321)         750.Ap.E n         (P-723)         845.Ap.D n         n           r         (P-762)         330.4310 am         (P-1321)         775.10 am         (P-906)         845.Ap.D n         n           r         (P-762)         330.430 am         (P-1243)         775.10 am         (P-906)         845.Ap.D n         n           r         (P-762)         350.155 am         (P-1269)         775.10 am         (P-906)         1120.120 n         n           r         (P-762)         350.200 am         (P-1269)         775.10 am         (P-906)         1120.310 n	o r	(P-762)		am	(E-2405)	750.1820	am	(P-723)	845.Ap.A	n	(F-12314/92; A-1884)
r         (P-762)         330.271         n         (E-2405)         750.1855         n         (P-723)         845.Ex.B         n           r         (P-762)         330.278         am         (E-2405)         750.1865         am         (P-723)         845.Ex.C         n           r         (P-777)         330.290         am         (E-2405)         750.Ap.B         am         (P-723)         845.Ex.C         n           r         (P-777)         330.210         am         (P-1321)         750.Ap.B         n         (P-723)         845.Ap.B         n           r         (P-762)         330.430         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-762)         330.430         am         (P-1321)         775.10         am         (P-906)         845.Ap.B         n           r         (P-762)         350.175         am         (P-123)         775.10         am         (P-906)         845.Ap.E         n           r         (P-777)         350.136         am         (P-1269)         775.110         am         (P-906)         n         1120.20         n           r         <	<b>u</b> 0	(P-777)		am	(P-1321)	750.1830	am	(P-723)	845.Ex.A	n	(P-12314/92; A-1884)
r         (P-762)         330.278         am         (E-2405)         750.1865         am         (P-723)         845.Ex.C         n           n         (P-777)         330.290         am         (E-2405)         750.Ap.B         am         (P-723)         845.Ap.B         n           r         (P-762)         330.290         am         (P-1321)         750.Ap.E         n         (P-723)         845.Ap.B         n           r         (P-777)         330.4210         am         (P-1321)         750.Ap.E         n         (P-723)         845.Ap.D         n           r         (P-762)         330.4310         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         350.180         am         (P-1269)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         350.180         am         (P-1269)         775.10         am         (P-906)         1120.20         n           r         (P-762)         350.270         am         (P-1269)         775.10         am         (P-906)         1120.120         n           r         (P-762)	1 r	(P-762)		п	(E-2405)	750.1855	и	(P-723)	845.Ex.B	u	(P-12314/92; A-1884)
n         (P-777)         330.290         am         (E-2405)         750.Ap.B         am         (P-723)         845.Ap.B         n           r         (P-762)         330.290         am         (P-1321)         750.Ap.C         am         (P-723)         845.Ap.C         n           r         (P-777)         330.4210         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         330.430         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         350.175         am         (P-1269)         775.10         am         (P-906)         845.Ap.E         n           r         (P-777)         350.20         am         (P-1269)         775.140         am         (P-906)         n         1120.20         n           r         (P-777)         350.20         am         (P-1269)         775.140         am         (P-906)         1120.120         n           r         (P-777)         350.270         am         (P-1269)         775.150         n         (P-906)         1120.310         n           r         <	J r	(P-762)		am	(E-2405)	750.1865	am	(P-723)	845.Ex.C	п	(P-12314/92; A-1884)
r         (P-762)         330.730         am         (P-1321)         750.Ap.C         am         (P-723)         845.Ap.C         n           n         (P-777)         330.916         r         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         330.4310         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         330.4320         am         (P-1221)         775.70         am         (P-906)         845.Ap.D         n           r         (P-777)         350.180         am         (P-1269)         775.10         am         (P-906)         845.Ap.E         n           r         (P-762)         350.260         am         (P-1269)         775.140         am         (P-906)         n         1120.120         n           r         (P-777)         350.270         am         (P-1269)         775.140         am         (P-906)         1120.120         n           r         (P-777)         350.270         am         (P-1269)         775.140         am         (P-906)         1120.310         n           r	u o	(P-777)		am	(E-2405)	750.Ap.B	am	(P-723)	845.Ap.B	u	(P-12314/92; A-1884)
n         (P-777)         330,916         r         (P-1321)         750.Ap.E         n         (P-723)         845.II.A         n           r         (P-762)         330,4210         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-777)         330,430         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           r         (P-762)         350,175         am         (P-1269)         775.110         am         (P-906)         1120.20         n           r         (P-762)         350,260         am         (P-1269)         775.150         am         (P-906)         n         1120.120         n           r         (P-777)         350,270         am         (P-1269)         775.150         n         (P-906)         1120.120         n           r         (P-777)         350,271         n         (P-1269)         775.150         n         (P-906)         1120.310         n           r         (P-777)         350,271         n         (P-1269)         775.150         n         (P-906)         1120.310         n           r         (	1	(P-762)		am	(P-1321)	750.Ap.C	am	(P-723)	845.Ap.C	п	(P-12314/92; A-1884)
r         (P-762)         330,4210         am         (P-1321)         775.10         am         (P-906)         845.Ap.D         n           n         (P-777)         330,4330         am         (P-1321)         775.20         am         (P-906)         845.Ap.D         n           r         (P-777)         350,175         am         (P-1269)         775.110         am         (P-906)         845.Ap.E         n           r         (P-777)         350,200         am         (P-1269)         775.110         am         (P-906)         1120,20         n           r         (P-777)         350,270         am         (P-1269)         775.150         n         (P-906)         1120,310         n           r         (P-777)         350,270         am         (P-1269)         775.150         n         (P-906)         1120,310         n           r         (P-777)         350,271         n         (E-2373)         785.110         am         (P-906)         1120,310         n		(P-777)		_	(P-1321)	750.Ap.E	п	(P-723)	845.11.A	и	(P-12314/92; A-1884)
n         (P-777)         330,4330         am         (P-1321)         775.20         am         (P-906)         845.II.A         n           r         (P-762)         350.175         am         (P-1269)         775.10         am         (P-906)         845.Ap.E         n           n         (P-777)         350.180         am         (P-1269)         775.110         am         (P-906)         1120.20         n           r         (P-762)         350.260         am         (E-2373)         775.140         am         (P-906)         1120.120         n           n         (P-777)         350.270         am         (P-1269)         775.150         n         (P-906)         1120.310         n           n         (P-762)         350.271         n         (E-2373)         785.110         am         (P-900)         1120.Ap.A         n	· ·	(P-762)	0	am	(P-1321)	775.10	am	(P-906)	845.Ap.D	и	(P-12314/92; A-1884)
r         (P-762)         350.175         am         (P-1269)         775.70         am         (P-906)         845.Ap.E         n           n         (P-777)         350.180         am         (P-1269)         775.110         am         (P-906)         1120.20         n           r         (P-762)         350.260         am         (E-2373)         775.140         am         (P-906)         1120.120         n           n         (P-777)         350.270         am         (P-1269)         775.150         n         (P-906)         1120.310         n           r         (P-762)         350.271         n         (E-2373)         785.110         am         (P-900)         1120.Ap.A         n	E	(P-777)		am	(P-1321)	775.20	am	(P-906)	845.II.A	u	(P-12314/92; A-1884)
n (P-777) 350.180 am (P-1269) 775.110 am (P-906) 1120.20 n 1120.20 n 775.140 am (P-906) 1120.120 n 1120.1310 n 1120.1310 n 1120.310		(P-762)		me.	(P-1269)	775.70	ати	(P-906)	845.Ap.E	п	(P-12314/92; A-1884)
r (P-762) 350.260 am (B-2373) 775.140 am (P-906) 1120.120 n 1120.120 n 1120.310 n (P-777) 350.270 am (P-1269) 775.150 n (P-906) 1120.310 n 1120.310 n (P-906) 1120.Ap.A n 1120		(P-777)		u u	(P-1269)	775.110	am	(P-906)	1120.20	u	(P-5205/92; RC-1244)
n (P-77) 350,270 am (P-1269) 775,150 n (P-906) 1120,310 n (P-905) 1120,Ap.A n (P-762) 350,271 n (E-2373) 785,110 am (P-920) 1120,Ap.A n	: .	(F-762)		- L	(E-2373)	775 140	шк	(P-906)	1120.120	u	(P-5205/92; RC-1244)
r (P-762) 350.271 n (E-2373) 785.110 am (P-920) 1120.Ap.A n	. :	(P-77)		alli a	(B 1260)	775 150		(P-906)	1120.310	=	(P-5205/92: RC-1244)
r (P-/62) 350.2/1 n (E-2373) (E-2373) (E-2373) (E-220) (E-2373)	u o	(F-//)		am	(F-1269)	001:07/	<b>5</b>	(F-900)	010.0211	<b>=</b> 1	(D 5205/02, DC 1244)
	1 00	(P-762)		u	(E-2373)	011.68/	am	(P-920)	1120.Ap.A	=	(F-3203/92; RC-1244)

February 26, 1993	(P-702)	(P-702)	(P-13395/92: A-1091)											(P-711)	(P-14544/92; A-1102)				(P-13385/92; A-644)			(P-13397/92; O-1241;	A-2290; R-2436)		(P-13211/92; A-837)		(P-2477)	(P-2477)	(P-2477)				_		(P-899)			(P-1716)	(P-1716)		(P-13215/92; A-1128)		(P-8892/92; A-2272)				(P-12251/92; A-224)	(P-7565/92; A-274)
EX	am	am	am		am				am	п	am	am	п	п	ы	am	am	am	п	am		am		am			am	am	п	am	аш	C am	am =	аш	am	am	п	аш	am	am	п	am						
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	113.253	113.260	114.9	114.270	114.420	114.430	116.400	116.520	116.400	117.15	120.61	120.70	120.73	120.75	120.385	121.3	121.41	121.59	121.76	140.19		140.492		140.525	140.538	140.700	144.5	144.25	144.50	144.75	144.125	144.150	144.175	144.205	144.230	144.250	147.5	147.Tb.C	147.Tb.F	147.150	147.205	148.80	160.85	165.70	220.625	220.635	240.729	302.20
6#		(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-2507)	(P-14554/92; A-860)	(P-14563/92; A-1947)	(E-665)	(E-665)	(E-665)			(P-14178/92; A-655)	(P-14178/92; A-655)	(P-540) (E-659)	(P-13207/92; A-640)	(P-13381/92; A-813)	(P-3335/92; A-357)	(P-3335/92; A-357)	(P-3335/92; A-357)	(P-3335/92; A-357)	(P-3335/92; A-357)	(P-3335/92; A-357)	(P-3335/92; A-357)	(P-14522/92; A-813)	(P-46)	(P-46)	(P-46)	(P-46)	(P-15277/92; A-2253)	(P-13383/92; A-827)
Issue	T'D)	п	п	п	п	п	u	n	п	п	п	п	п	п	и	п	п	п	п	п	п	am	аш	am	am	am	п			п	п	am	am	am	am	am	am	аш	аш	аш	am	ы	am	аш	am	am	am	am
Volume 17,	TITLE 86 (CONT'D	105.400	105.410	105.420	105.430	105.440	105.450	105.460	105.470	105.500	105.510	105.520	105.600	105.700	105.800	105.810	105.900	105.910	105.920	105.1000	105.1010	110.115	130.220	150.Tb.A	210.101	210.125	210.126		TITLE 89	103.25	103.35	104.216	110.30	112.9	112.70	112.71	112.72	112.74	112.78	112.79	112.82	112.154	112.250	112.252	112.253	112.254	112.330	113.9
February 26, 1993	(P-	(P-12384/92; A-1631)	(P-12384/92; A-1631)		(P-1	(P-)	(P-		(P-2449)		(P-2449)	(P-2449)		(P-2449)	(P-2449)	(P-2449)	(P-2449)				(P-8269/92; A-98;	RQ-2075)						(P-202)	(P-202)		(P-	(P-14004/92; A-1848)						(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)	(P-219) (E-445)
DEX	am	am	am	am	am	am	am	am	am	am	am	am	am	п	п	и	u			am	am		am	am	am	am	am	п	u	п	am	am					am (	п	u	u	п	п	п	u	п	п	п	u
SECTIONS AFFECTED INDEX	1650.460	1650.510	1650.520	1650.570	1650.620	1650,630	1650.640	1650.650	2650.1	2650.10	2650.15	2650.25	2650.30	2650.40	2650.50	2650.60	2650.70		TITLE 83	255.20	275.20		280.138	305.20	315.10	315.20	315.30	315.40	315.50	315.60	590.10	756.210		TITLE 86	100.3100	100.3400	100.7010	105.100	105.110	105.120	105.200	105.210	105.220	105.230	105.300	105.310	105.320	105.330
6#		(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(E-432) (P-683)	(P-1695) (E-2031)	(P-1695) (E-2031)	(P-1695) (E-2031)			(P-17372/92; RC-181)	(P-13679/92; A-238)	(P-13679/92; A-238)	(P-191; C-672)	(P-14001/92; A-1819)	(PP-498) (P-13179/92;	A-590)	(P-13179/92; A-590)	(PP-498)	(P-13679/92; A-238)	(P-191)	(P-15342/92; A-1652)	(P-11724/92; P-12409/92;	W-869) (P-91; W-869)	(P-12384/92; A-1631)														
Issue	T'D)	u	п	n	u	п	п	u	и	u	п	п	п	п	am	аш	n			am	am	am	am		am		п	am	am	am	am	аш		am	атп													
Volume 17,	TITLE 77 (CONT'D)	1235.10	1235.20	1235.30	1235.40	1235.50	1235.100	1235.200	1235.210	1235.220	1235.230	1235.240	1235.300	1235.310	2510.60	2510.70	2510.90		TITLE 80	150.210	310.110	310.130	310.290		310.450	310.455	310.470	310.530	310.540	310.Ap.C	310.Ap.D	310.Ap.A		.Tb.M	N.dr.	310.Ap.B	310.Ap.C	420.330	620.130		1650.210	1650.230	1650.240	1650.290	1650.330	1650.340	1650.370	1650.410

							P-1758) (E-2047)	P-1758) (E-2047)	(P-1758) (E-2047)	(P-1758) (E-2047)	(P-1758) (E-2047)	(P-956) (E-1219)		(P-956) (E-1219)	(277, 67-5052)																												
(P-981)	(D 091)	(D-081)	(P-081)	(P-981)	(P-981)	(P-981)	(P-1758)	(P-1758)	(P-1758)	(P-1758)	(P-1758)	(P-956)	(P-1752)	(P-956)	(P-2128)	(P-1747)	(P-1685)	(P-566)	(P-542)	(P-566)	(P-542)	(P-542)	(P-566)	(P-542)	(P-566)	(P-542)	(P-566)	(D-566)	(P-542)	(P-566)	(P-542)	(P-566)	(P-542)	(P-566)	(P-542)	(P-566)	(P-542)	(P-542)	(P-566)	(P-542)	(P-566)	(P-542)	1
am		- 6		am	an a	u	п	n	п	п	п	п	u	u	am	am	am	r	п	L	u i	L 5	: 4	и	ı	п	L I	= 1	- "		п	L	п	_	u	<b>L</b> .	C I		: 1	п	ч	u	
522.120	622.120	522.130	522.150	522.220	522.210	522.II.J	1001.500	1001.510	1001.520	1001.530	1001.540	1030.16	1030.17	1030.18	1040.20	1040.101	1360.40	2520.26	2520.105	2520.105	2520.110	2520.110	2520.200	2520.201	2520.201	2520.202	2520.202	2520.203	2520.203	2520.204	2520.205	2520.205	2520.206	2520.206	2520.207	2520.207	2520.208	2520.208	2520.209	2520.210	2520.210	2520.211	
	7521 A 1127	F-15354/92, A-1137)	D 15354/02: A 1137)	2. A-1137)	P-15354/92- A-1137)	P-15354/92; A-1137)	P-15354/92; A-1137)	P-15354/92; A-1137)	P-15354/92; A-1137)			,																															
	0/15354/0	(F-15354/9	(P 15354/0	(P-15354/92)	(P-15354/9	(P-15354/9	(P-15354/9	(P-15354/9	(P-15354/9			(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767	(P-1767)	(P-1767)	(P-1767)	(P-1/6/)	(P-1767)	(P-1767)	(P-1789)	(P-1789)	(P-1789)	(P-1/89)	(P-1/89)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1/89)	(P-2186)	(P-2186)	(P-981)	(P-981)	(100
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TITLE 89 (CONT'D)	1300 30	1200.30	1200 50	1200.30	1200.30	1200.80	1200,100	1200.110	1200.Ap.A		TITLE 92	67.10	67.20	67.30	04.79	67.60	67.70	67.80	06.79	67.100	67.110	67.120	67.140	67.Ex.A	77.10	77.20	77.30	77.50	77 60	77.70	77.80	77.90	77.100	77.110	77.120	77.130	77.140	//.Ex.A	453.20	453.30	522.20	522.30	20:110
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TITLE 89 (CONT'D)	3047	300.1	300 2	3003	309.4	309.5	309.6	309.7	309.8	309.9	309.10	309.11	309.12	309.13	309.15	309.16	309.17	309.18	309.19	309.20	309.21	309.22	330.5	330.6	336.10	336.20	336.30	336 50	336.60	336.70	336.80	336.90	336.100	336.110	336.120	336.130	336.140	336.150	336.170	337.10	337.20	337.30	****

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